^{117TH CONGRESS} 2D SESSION **S. 3652**

U.S. GOVERNMENT

To counter the aggression of the Russian Federation against Ukraine and Eastern European allies, to expedite security assistance to Ukraine to bolster Ukraine's defense capabilities, and to impose sanctions relating to the actions of the Russian Federation with respect to Ukraine, and for other purposes.

IN THE SENATE OF THE UNITED STATES

FEBRUARY 15, 2022

Mr. RISCH (for himself, Mr. TOOMEY, Mr. INHOFE, Mr. CRUZ, Mr. RUBIO, Mr. GRAHAM, Mr. PORTMAN, Mr. BARRASSO, Mr. TILLIS, Mr. WICKER, Mr. LANKFORD, Ms. COLLINS, Mr. CRAMER, Mr. YOUNG, Mrs. BLACK-BURN, Ms. ERNST, Mr. CASSIDY, Mr. CORNYN, Mrs. CAPITO, Mr. KEN-NEDY, Mr. BOOZMAN, Mrs. FISCHER, Mr. CRAPO, Mr. ROMNEY, Mr. JOHNSON, Mr. MARSHALL, Ms. LUMMIS, Mr. TUBERVILLE, Mr. BURR, Mr. SULLIVAN, Mr. BLUNT, Mr. THUNE, Mr. ROUNDS, Mr. GRASSLEY, and Ms. MURKOWSKI) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

- To counter the aggression of the Russian Federation against Ukraine and Eastern European allies, to expedite security assistance to Ukraine to bolster Ukraine's defense capabilities, and to impose sanctions relating to the actions of the Russian Federation with respect to Ukraine, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Never Yielding Europe's Territory (NYET) Act of
- 4 2022".
- 5 (b) TABLE OF CONTENTS.—The table of contents for
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Sense of Congress.
 - Sec. 4. Statement of policy on European security.
 - Sec. 5. Statement of policy on United States import policy.

TITLE I—EXPEDITING SECURITY ASSISTANCE TO UKRAINE AND BOLSTERING UKRAINE'S DEFENSE CAPABILITIES

- Sec. 101. Prioritizing delivery of excess defense articles to Ukraine.
- Sec. 102. Use of Department of Defense lease authority and Special Defense Acquisition Fund to support Ukraine.
- Sec. 103. Presidential drawdown authority.
- Sec. 104. Foreign Military Financing for Ukraine.
- Sec. 105. Authority to provide assistance for the defense of Ukraine.
- Sec. 106. Enhancing efforts to counter Kremlin disinformation.
- Sec. 107. Emergency appropriations for the Countering Russian Influence Fund.
- Sec. 108. Temporary waiver of reimbursement costs for leased defense articles.
- Sec. 109. Ukraine Democracy Defense Lend-Lease Act of 2022.
- Sec. 110. Temporary expedited congressional review of arms sales to Ukraine.
- Sec. 111. International military education and training cooperation with Ukraine.
- Sec. 112. Strategy on international military education and training programming in Ukraine.
- Sec. 113. Loan authority for Ukraine.
- Sec. 114. Extension and modification of limitation on military cooperation between the United States and the Russian Federation.
- Sec. 115. Reports on security assistance and provision of defense articles to Armed Forces of Ukraine.
- Sec. 116. Report on Russian chemical and biological activities in Ukraine.
- Sec. 117. Report on policies and procedures governing support for Ukraine.

TITLE II—COUNTERING KREMLIN MALIGN INFLUENCE AND AGGRESSION IN EUROPE

- Sec. 201. Authorization of appropriations for Foreign Military Financing grant assistance to European allies and partners.
- Sec. 202. Boost European Deterrence Initiative (EDI), including funding for military exercises.
- Sec. 203. Bolstering Ukraine's cyber defense and resiliency capabilities.
- Sec. 204. Expanded broadcasting in countries of the former Soviet Union to combat Russian disinformation and information operations.

- Sec. 205. Report on role of intelligence and security services of the Russian Federation in efforts to undermine the independence and integrity of Ukraine.
- Sec. 206. Deepening security and economic ties with Baltic allies.
- Sec. 207. Public disclosure of assets of Vladimir Putin and his inner circle.
- Sec. 208. Report on diplomatic and military impact of Russian military aggression in Ukraine on European security.
- Sec. 209. Energy security cooperation with allied partners in Europe.

TITLE III—MEASURES TO DETER CURRENT AND ESCALATED AGGRESSION AGAINST UKRAINE BY THE RUSSIAN FEDERATION

Sec. 301. Definitions.

Subtitle A—Sanctions To Deter Aggression Against Ukraine by the Russian Federation

- Sec. 311. Imposition of sanctions with respect to senior Russian defense officials related to the build-up of Russian Armed Forces along Ukraine's border.
- Sec. 312. Imposition of sanctions with respect to Nord Stream 2.
- Sec. 313. Imposition of sanctions with respect to foreign persons contributing to the destabilization of Ukraine or malicious cyber activities against Ukraine.
- Sec. 314. Imposition of sanctions with respect to facilitating transactions for the Russian Armed Forces.
- Sec. 315. Imposition of sanctions with respect to entities on the CAATSA section 231(e) list.
 - Subtitle B—Sanctions and Other Measures in Response to Escalation of Aggression Against Ukraine by the Russian Federation
- Sec. 321. Determination with respect to operations of the Russian Federation in Ukraine.
- Sec. 322. Imposition of sanctions with respect to Nord Stream 2.
- Sec. 323. Imposition of sanctions with respect to Russian financial institutions.
- Sec. 324. Imposition of sanctions with respect to Russian oligarchs and members of Putin's inner circle.
- Sec. 325. Imposition of sanctions with respect to officials of the Government of the Russian Federation relating to operations in Ukraine.
- Sec. 326. Prohibition on and imposition of sanctions with respect to transactions involving Russian sovereign debt.
- Sec. 327. Imposition of sanctions with respect to Russian extractive industries.
- Sec. 328. Imposition of sanctions with respect to Belarus related to the build-
- up of Russian Armed Forces along Ukraine's border.
- Sec. 329. Prohibition on investment in occupied Ukrainian territory.

Subtitle C—Other Matters

Sec. 341. Reports on limitation on exemption from registration under the Foreign Agents Registration Act of 1938, as amended, for persons filing disclosure reports under the Lobbying Disclosure Act of 1995 who are acting on behalf of Russian entities.

Subtitle D—General Provisions

Sec. 351. Sanctions described.

- Sec. 352. Implementation; regulations; penalties.
- Sec. 353. Exceptions; waiver.
- Sec. 354. Termination.

TITLE IV—HUMANITARIAN ASSISTANCE TO UKRAINE

- Sec. 401. Humanitarian assistance to Ukraine.
- Sec. 402. Limitations on humanitarian assistance.

TITLE V—GENERAL PROVISIONS

Sec. 501. Sunset.

Sec. 502. Exception relating to importation of goods.

Sec. 503. Prohibition of funds.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) APPROPRIATE CONGRESSIONAL COMMIT4 TEES.—The term "appropriate congressional com5 mittees" means the Committee on Foreign Relations
 6 of the Senate and the Committee on Foreign Affairs
 7 of the House of Representatives.
- 8 (2) DEFENSE ARTICLE; DEFENSE SERVICE.—
 9 The terms "defense article" and "defense service"
 10 have the meanings given those terms in section 47
 11 of the Arms Export Control Act (22 U.S.C. 2794).

12 SEC. 3. SENSE OF CONGRESS.

- 13 It is the sense of Congress that—
- 14 (1) it is in the national security interests of the
 15 United States—
- 16 (A) to continue and deepen the security
 17 partnership between the United States and
 18 Ukraine; and

1	(B) to support Ukraine's sovereignty and
2	territorial integrity;
3	(2) aggression and malign influence by the Gov-
4	ernment of the Russian Federation and its proxies
5	in Ukraine are a threat to the democratic sov-
6	ereignty of Ukraine and the lives and livelihoods of
7	its people;
8	(3) the increase in Russian Federation troops,
9	armor, artillery, and associated military equipment
10	on Ukraine's border that began in October 2021—
11	(A) threatens the safety, security, financial
12	stability, and sovereignty of Ukraine;
13	(B) is destabilizing to the security of the
14	entire European continent; and
15	(C) may presage an invasion of Ukraine by
16	the Russian Federation, an event that would be
17	Russia's second invasion of Ukraine since 2014;
18	(4) the United States, in coordination with the
19	European Union, the North Atlantic Treaty Organi-
20	zation (NATO), and members of the international
21	community, should—
22	(A) support the territorial integrity of
23	Ukraine; and
24	(B) take action to oppose any effort by the
25	Government of the Russian Federation to fur-

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1	ther encroach on Ukraine's territory and inde-
2	pendence;
3	(5) any concession made by the United States
4	and NATO to the demands of the Government of
5	the Russian Federation regarding NATO member-
6	ship or expansion is antithetical to the North Atlan-
7	tic Treaty and the commitments at the core of the
8	liberal democratic order;
9	(6) economic and financial sanctions, when used
10	as part of a coordinated and comprehensive strategy,
11	are a powerful tool to advance United States foreign
12	policy and national security interests; and
13	(7) the United States, in coordination with al-
14	lies and partners of the United States, should im-
15	pose substantial new sanctions in response to each
16	act of aggression by the Government of the Russian
17	Federation or its proxies, and to their full extent in
18	the event of escalatory military operations or other
19	destabilizing aggression against Ukraine.
20	SEC. 4. STATEMENT OF POLICY ON EUROPEAN SECURITY.
21	It is the policy of the United States—
22	(1) to support the territorial integrity of
23	Ukraine and other countries against aggression by
24	the Government of the Russian Federation or its
25	proxies;

1 (2) to ensure the swift and ongoing provision to 2 Ukraine of lethal and nonlethal security assistance, 3 including surface-to-air missiles, air defense systems, 4 anti-ship missiles, and anti-tank capabilities, on an 5 expedited basis through the Foreign Military Fi-6 nancing program, loan programs, excess defense ar-7 ticles, and the lending or leasing of military equip-8 ment;

9 (3) to build the resilience of Ukraine's military
10 defenses and bolster Ukraine's ability to defend
11 against aggression by the Government of the Rus12 sian Federation by increasing International Military
13 Education Training, improving interoperability with
14 NATO forces, and engaging in critical areas, includ15 ing air, sea, and cyber defense;

(4) to declassify or downgrade United States intelligence on Russian malign activities in Ukraine,
Belarus, and the Baltic and Black Sea nations, kinetic or non-kinetic, to the maximum extent possible,
and to enable and encourage dissemination of this
information to United States allies and partners and
to the American public;

(5) to support efforts to improve Ukraine's cybersecurity capacity and strengthen its ability to detect, investigate, disrupt, and deter cyberattacks by

strengthening cybersecurity policy, enhancing tech nical infrastructure, supporting cybersecurity edu cation and training, and helping Ukraine engage
 with international cybersecurity frameworks and or ganizations;

6 (6)to Russian counter propaganda and disinformation about Ukraine and support unre-7 8 stricted, independent news and reporting for audi-9 ences on the periphery of the Russian Federation, 10 including by increasing support for Radio Free Eu-11 rope/Radio Liberty;

(7) to further enhance security cooperation and
engagement with regional partners, including those
in the Black Sea region and the Baltic States, to
strengthen Ukrainian and regional security;

16 (8) to work closely with NATO allies, particu17 larly allies that share a border with the Russian
18 Federation, on any matters related to European se19 curity;

(9) to reduce the dependence of allies and partners of the United States on energy resources that
originate in the Russian Federation in order for
such countries to achieve lasting and dependable energy security, including by increasing access to diverse, reliable, and affordable energy;

1	(10) to condemn the Government of the Rus-
2	sian Federation for, and to deter such government
3	from, using its energy resources as a geopolitical
4	weapon to coerce, intimidate, and influence other
5	countries;
6	(11) to formulate a rapid and comprehensive
7	response to any humanitarian crisis inflicted upon
8	the people of Ukraine as a result of Russian aggres-
9	sion, including mechanisms for emergency response,
10	observation and monitoring of abuses, and justice
11	and accountability, including through the Organiza-
12	tion for Security and Co-operation in Europe; and
13	(12) to remain committed to a strong and uni-
14	fied NATO and to not cede to the demands of the
15	Government of the Russian Federation regarding
16	NATO force posture and membership.
17	SEC. 5. STATEMENT OF POLICY ON UNITED STATES IM-
18	PORT POLICY.
19	It is the policy of the United States—
20	(1) to protect United States domestic fisheries
21	and seafood producers by addressing the unre-
22	stricted importation of seafood products to the
23	United States from the Russian Federation, while
24	an embargo currently prohibits the importation of

1	food and agricultural products from the United
2	States and its allies to the Russian Federation; and
3	(2) to utilize existing authorities to prohibit the
4	importation into the United States from the Russian
5	Federation of any seafood of Russian origin until
6	the Government of the Russian Federation has ter-
7	minated its prohibition on the importation of seafood
8	products from the United States.
9	TITLE I-EXPEDITING SECURITY
10	ASSISTANCE TO UKRAINE
11	AND BOLSTERING UKRAINE'S
12	DEFENSE CAPABILITIES
12	SEC 101 DEIODITIZING DEI NEDV OF EVGESS DEFENSE
13	SEC. 101. PRIORITIZING DELIVERY OF EXCESS DEFENSE
13 14	ARTICLES TO UKRAINE.
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14 15	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine
14 15 16	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun-
14 15 16 17	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun-
14 15 16 17 18	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun- tries and regions under section 516(c)(2) of the Foreign
14 15 16 17 18 19	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun- tries and regions under section 516(c)(2) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j(c)(2)).
 14 15 16 17 18 19 20 	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun- tries and regions under section 516(c)(2) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j(c)(2)). (b) NOTIFICATION.—Notwithstanding section 516(f)
 14 15 16 17 18 19 20 21 	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun- tries and regions under section 516(c)(2) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j(c)(2)). (b) NOTIFICATION.—Notwithstanding section 516(f) of the Foreign Assistance Act of 1961 (22 U.S.C.
 14 15 16 17 18 19 20 21 22 23 	ARTICLES TO UKRAINE. (a) IN GENERAL.—During fiscal years 2022 through 2023, the delivery of excess defense articles to Ukraine should be given the same priority as that given other coun- tries and regions under section 516(c)(2) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j(c)(2)). (b) NOTIFICATION.—Notwithstanding section 516(f) of the Foreign Assistance Act of 1961 (22 U.S.C. 2321j(f)), during fiscal years 2022 through 2023, the de-

certifies to the appropriate congressional committees that 1 2 an emergency exists that necessitates the immediate trans-3 fer of the article. If the President states in his notice that 4 an emergency exists which requires the proposed transfer 5 in the national security interest of the United States, thus waiving the congressional review requirements of this sub-6 7 section, the President shall set forth in the notification 8 a detailed justification for his determination, including a 9 description of the emergency circumstances which neces-10 sitate the immediate issuance of the letter of offer and a discussion of the national security interests involved. 11

12 SEC. 102. USE OF DEPARTMENT OF DEFENSE LEASE AU-13 THORITY AND SPECIAL DEFENSE ACQUISI-14 TION FUND TO SUPPORT UKRAINE.

15 (a) USE OF Special Defense ACQUISITION FUND.—The Secretary of Defense, in consultation with 16 the Secretary of State, may utilize, to the maximum extent 17 possible, the Special Defense Acquisition Fund established 18 19 under section 51 of the Arms Export Control Act (22)20U.S.C. 2795) to expedite the procurement and delivery of 21 defense articles and defense services for the purpose of 22 assisting and supporting the Armed Forces of Ukraine. 23 (b) USE OF LEASE AUTHORITY.—The Secretary of 24 Defense, in consultation with the Secretary of State, may utilize, to the maximum extent possible, its lease author-

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ity, including with respect to no-cost leases, to provide de fense articles to Ukraine for the purpose of assisting and
 supporting the Armed Forces of Ukraine.

4 SEC. 103. PRESIDENTIAL DRAWDOWN AUTHORITY.

(a) IN GENERAL.—Notwithstanding any other provision of law, out of amounts in the Treasury not otherwise
appropriated, \$400,000,000 shall be available in the drawdown authority under section 506(a)(1) of the Foreign Assistance Act (22 U.S.C. 2318(a)) for fiscal year 2022.

(b) PRIORITY.—The Secretary of Defense shall direct
the military services to make available equipment under
this authority to the maximum extent possible.

13 SEC. 104. FOREIGN MILITARY FINANCING FOR UKRAINE.

14 (a) SENSE OF CONGRESS.—It is the sense of Con-15 gress that—

16 (1) the provision of security assistance to
17 Ukraine is one of the most efficient and effective
18 mechanisms for supporting Ukraine and ensuring
19 that it can defend against aggression by the Russian
20 Federation;

(2) in light of the military build-up by the Government of the Russian Federation, the United
States, working with allies and partners, should
work to expedite the provision of defense articles
and other security assistance to Ukraine and

3 Ukraine; and

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4 (3) the United States should ensure adequate
5 planning for maintenance for any equipment pro6 vided to Ukraine.

7 (b) Emergency Appropriation.—

8 (1) IN GENERAL.—There is appropriated, out 9 of any money in the Treasury not otherwise appro-10 priated, \$250,000,000 to the Secretary of State for 11 fiscal year 2022 for Foreign Military Financing as-12 sistance to Ukraine. Of the amount so appropriated, 13 not less than \$100,000,000 shall be used for the 14 purpose of providing lethal assistance, including ef-15 forts to meet Ukraine's priority defense needs in-16 cluding air defense, anti-ship, and anti-armor capa-17 bilities, as well as non-standard munitions and am-18 munition compatible with existing Ukrainian sys-19 tems.

20 (2) Emergency designation.—

(A) IN GENERAL.—The amounts provided
under paragraph (1) are designated as an emergency requirement pursuant to section 4(g) of
the Statutory Pay-As-You-Go Act of 2010 (2
U.S.C. 933(g)).

1 (B) DESIGNATION IN HOUSE AND SEN-2 ATE.—This subsection is designated as an 3 emergency requirement pursuant to subsections 4 (a) and (b) of section 4001 of S. Con. Res. 14 5 (117th Congress), the concurrent resolution on 6 the budget for fiscal year 2022.

7 (c) AUTHORIZATION OF ADDITIONAL EMERGENCY 8 SUPPLEMENTAL APPROPRIATIONS.—There is authorized 9 to be appropriated, in addition to the amount appropriated 10 by subsection (b), \$250,000,000 as an authorization of 11 emergency supplemental appropriations for the Department of State for Foreign Military Financing assistance 12 13 for fiscal year 2022. If \$250,000,000 is not appropriated in fiscal year 2022, the remaining balance is authorized 14 15 to be appropriated in subsequent fiscal years in accordance with Foreign Military Finance budget procedures. 16

(d) NOTICE TO CONGRESS.—Not later than 15 days
before providing assistance or support pursuant to this
section, the Secretary of State shall submit to the appropriate congressional committees, the Committee on Appropriations of the Senate, and the Committee on Appropriations of the House of Representatives a notification containing the following:

24 (1) A detailed description of the assistance or
25 support to be provided, including—

1	(A) the objectives of such assistance or
2	support;
3	(B) the budget for such assistance or sup-
4	port; and
5	(C) the expected or estimated timeline for
6	delivery of such assistance or support.
7	(2) A description of such other matters as the
8	Secretary considers appropriate.
9	(e) Authority To Provide Lethal Assist-
10	ANCE.—The Secretary of State is authorized to provide
11	lethal assistance under this section, including anti-armor
12	weapon systems, mortars, crew-served weapons and am-
13	munition, grenade launchers and ammunition, anti-tank
14	weapons systems, anti-ship weapons systems, anti-aircraft
15	weapons systems, and small arms and ammunition.
16	SEC. 105. AUTHORITY TO PROVIDE ASSISTANCE FOR THE
17	DEFENSE OF UKRAINE.
18	(a) STATEMENT OF POLICY.—In the event of an in-
19	vasion of Ukraine by the Government of the Russian Fed-
20	eration, it is in the interests of the United States to con-
21	tinue to support the Ukrainian people in their resistance
22	against Russian occupation, control, or attack.
23	(b) Establishment of Ukraine Resistance
24	FUND.—Upon an affirmative determination under section

25 321, there is established a Ukraine Resistance Fund com-

posed of both Department of Defense and Department of
 State assistance programs as outlined in subsections
 (c)(1) and (c)(2).

4 (c) IMPLEMENTATION.—

5 (1) DEPARTMENT OF DEFENSE POST-INVASION
6 ASSISTANCE TO UKRAINE.—

7 (A) AUTHORITY.—Upon an affirmative de-8 termination under section 321, the Secretary of 9 Defense, in coordination with the Secretary of 10 State, is authorized through fiscal year 2023 to 11 provide assistance, including training, lethal 12 non-lethal equipment, and supplies, and 13 sustainment to the security forces of the Gov-14 ernment of Ukraine and appropriately vetted 15 Ukrainian groups and individuals for the pur-16 pose of defending the Ukrainian people and the 17 territorial integrity of Ukraine from attacks by 18 the Russian Federation.

(B) REQUIREMENT FOR PLAN.—The Secretary of Defense, in coordination with the Secretary of State, shall submit to the appropriate
congressional committees not later than 15 days
before providing assistance for the first time
under this paragraph a plan for providing such
assistance and an identification of the objectives

1	of such assistance, a description of the process
2	to be used to determine recipients of such as-
3	sistance, and a description of the mechanisms
4	and procedures that will be used to monitor the
5	provision of assistance.
6	(C) QUARTERLY PROGRESS REPORT.—Not
7	later than 90 days after exercising the authority
8	under subparagraph (A), and every 90 days
9	thereafter, the Secretary of Defense, in coordi-
10	nation with the Secretary of State, shall submit
11	to the appropriate committees of Congress a
12	progress report on assistance provided under
13	such subsection.
14	(D) AUTHORITY TO ACCEPT CONTRIBU-
15	TIONS.—The Secretary of Defense may accept
16	and retain contributions, including assistance in
17	kind, from foreign governments to provide as-
18	sistance as authorized by this section. Any
19	funds so accepted by the Secretaries shall be
20	credited to appropriations for the appropriate
21	operation and maintenance accounts.
22	(E) AUTHORIZATION OF EMERGENCY SUP-
23	plemental appropriations.—There is au-
24	thorized to be appropriated \$250,000,000 for
25	each of fiscal years 2022 and 2023 for the De-

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1	partment of Defense for Operation and Mainte-
2	nance for carrying out activities under subpara-
3	graph (A).
4	(2) Emergency supplemental appropria-
5	TIONS FOR STATE DEPARTMENT EFFORTS IN SUP-
6	PORT OF UKRAINIAN RESISTANCE.—
7	(A) AUTHORITY.—Upon an affirmative de-
8	termination under section 321, the funds de-
9	scribed in subsection (D) shall be made avail-
10	able to the Secretary of State for the Ukraine
11	Resistance Fund to support Ukrainian resist-
12	ance against Russian efforts to occupy or sub-
13	due territory under the authority of the inter-
14	nationally recognized Government of Ukraine.
15	(B) PLAN FOR IMPLEMENTATION.—The
16	Secretary of State shall submit to the appro-
17	priate congressional committees not later than
18	15 days before providing assistance for the first
19	time under subparagraph (A) a plan for pro-
20	viding such assistance and an identification of
21	the objectives of such assistance, a description
22	of the process to be used to determine recipi-
23	ents of such assistance, and a description of the
24	mechanisms and procedures that will be used to
25	monitor the provision of assistance.

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1	(C) QUARTERLY PROGRESS REPORT.—Not
2	later than 90 days after exercising the authority
3	under subparagraph (A), and every 90 days
4	thereafter, the Secretary of State shall submit
5	to the appropriate committees of Congress, a
6	progress report on assistance provided under
7	such subsection.
8	(D) Emergency appropriations.—
9	(i) Appropriations.—There is ap-
10	propriated, out of any money in the Treas-
11	ury not otherwise appropriated,
12	\$220,000,000 to the Secretary of State for
13	fiscal year 2022 for efforts to support
14	Ukrainian resistance against Russian ef-
15	forts to occupy or subdue territory under
16	the authority of the internationally recog-
17	nized Government of Ukraine, to remain
18	available until expended.
19	(ii) AVAILABILITY.—The amounts ap-
20	propriated under clause (i) shall be made
21	available as follows:
22	(I) \$20,000,000 for the Global
23	Engagement Center for efforts to sup-
24	port Ukrainian resistance to Russian
25	aggression, including countering

1	undue political influence, providing
2	political support to the legitimate gov-
3	ernment of Ukraine, countering Rus-
4	sian disinformation related to its ag-
5	gression against Ukraine, exposing
6	potential Russian atrocities against
7	the people of Ukraine, and rallying
8	international support for the people of
9	Ukraine.
10	(II) $$200,000,000$ for the Coun-
11	tering Russian Influence Fund for ef-
12	forts to support Ukrainian resistance
13	to Russian aggression, including
14	logistical, organizational, and oper-
15	ational support for programs pursuant
16	to this section.
17	(iii) Emergency designation.—
18	(I) IN GENERAL.—The amounts
19	provided under clause (i) are des-
20	ignated as an emergency requirement
21	pursuant to section 4(g) of the Statu-
22	tory Pay-As-You-Go Act of 2010 (2
23	U.S.C. 933(g)).
24	(II) DESIGNATION IN HOUSE AND
25	SENATE.—Clause (i) is designated as

1	an emergency requirement pursuant
2	to subsections (a) and (b) of section
3	4001 of S. Con. Res. 14 (117th Con-
4	gress), the concurrent resolution on
5	the budget for fiscal year 2022.
6	(d) Clarification on the USE of Force.—Noth-
7	ing in this section may be construed to provide authoriza-
8	tion for the use of military force against the Russian Fed-
9	eration.
10	(e) Appropriate Committees of Congress De-
11	FINED.—In this section, the term "appropriate commit-
12	tees of Congress" means—
13	(1) the Committee on Foreign Relations, the
14	Committee on Armed Services, and the Committee
15	on Appropriations of the Senate; and
16	(2) the Committee on Foreign Affairs, the
17	Committee on Armed Services, and the Committee
18	on Appropriations of the House of Representatives.
19	SEC. 106. ENHANCING EFFORTS TO COUNTER KREMLIN
20	DISINFORMATION.
21	(a) Emergency Appropriations for Global En-
22	GAGEMENT CENTER.—
23	(1) Appropriations.—There is appropriated,
24	out of any money in the Treasury not otherwise ap-
25	propriated, \$20,000,000 to the Secretary of State

1	for fiscal year 2022 for the Global Engagement Cen-
2	ter to counter foreign state- and non-state-sponsored
3	propaganda and disinformation, with priority given
4	to programs and activities in Europe.
5	(2) Emergency designation.—
6	(A) IN GENERAL.—The amounts provided
7	under paragraph (1) are designated as an emer-
8	gency requirement pursuant to section $4(g)$ of
9	the Statutory Pay-As-You-Go Act of 2010 (2
10	U.S.C. 933(g)).
11	(B) DESIGNATION IN HOUSE AND SEN-
12	ATE.—This subsection is designated as an
13	emergency requirement pursuant to subsections
14	(a) and (b) of section 4001 of S. Con. Res. 14
15	(117th Congress), the concurrent resolution on
16	the budget for fiscal year 2022.
17	(b) Report Required.—
18	(1) IN GENERAL.—Not later than 90 days after
19	the date of the enactment of this Act, the Secretary
20	of State shall submit to the appropriate congres-
21	sional committees a report that contains—
22	(A) a description of efforts to counter and
23	combat disinformation by the Russian Federa-
24	tion with the additional funds provided by this
25	subsection;

1	(B) a description of efforts to combat ma-
2	lign influence operations of the Russian Federa-
3	tion aimed at inflaming tensions and dividing
4	Ukrainian society;
5	(C) a description of efforts to assist allies
6	and partners in Central and Eastern Europe in
7	exposing and countering Russian malign influ-
8	ence campaigns and operations;
9	(D) recommendations to increase support
10	for independent media outlets, including Radio
11	Free Europe/Radio Liberty;
12	(E) recommendations to increase support
13	for independent media outlets catering to Rus-
14	sian-speaking populations residing in Russian-
15	occupied Crimea, the Donbas region of Ukraine,
16	and throughout Ukraine; and
17	(F) a description of the major Russian
18	narratives in Central and Eastern Europe and
19	an assessment of which narratives have proven
20	most effective in achieving Russian objectives
21	and undermining the influence of the United
22	States.
23	(c) Elimination of Termination Date for the
24	GLOBAL ENGAGEMENT CENTER.—Section 1287 of the
25	National Defense Authorization Act for Fiscal Year 2017

1 (Public Law 114–328; 22 U.S.C. 2656 note) is amend-2 ed—

3 (1) in subsection (h), by striking the second4 sentence; and

5 (2) by striking subsection (j).

6 SEC. 107. EMERGENCY APPROPRIATIONS FOR THE COUN7 TERING RUSSIAN INFLUENCE FUND.

8 (a) Emergency Appropriations.—

9 (1) APPROPRIATIONS.—There is appropriated, 10 out of any money in the Treasury not otherwise ap-11 propriated, \$200,000,000 to the Secretary of State 12 for fiscal year 2022 for the Countering Russian In-13 fluence Fund to provide additional support to 14 Ukraine and Central and Eastern European allies in 15 the wake of aggression by the Russian Federation. 16 (2) Emergency designation.—

17 (A) IN GENERAL.—The amounts provided
18 under paragraph (1) are designated as an emer19 gency requirement pursuant to section 4(g) of
20 the Statutory Pay-As-You-Go Act of 2010 (2
21 U.S.C. 933(g)).

(B) DESIGNATION IN HOUSE AND SENATE.—This subsection is designated as an
emergency requirement pursuant to subsections
(a) and (b) of section 4001 of S. Con. Res. 14

	20
1	(117th Congress), the concurrent resolution on
2	the budget for fiscal year 2022.
3	(b) Report Required.—
4	(1) IN GENERAL.—Not later than 90 days after
5	the date of the enactment of this Act, the Secretary
6	of State shall submit to the appropriate congres-
7	sional committees a report that contains a plan for
8	countering and combating aggression by the Russian
9	Federation with the additional funds provided by
10	this section and supporting Ukraine and Eastern
11	Europe allies to improve their defenses against such
12	aggression.
13	(2) FORM.—The strategy required by para-
14	graph (1) shall be submitted in unclassified form,
15	but may include a classified annex if necessary.
16	SEC. 108. TEMPORARY WAIVER OF REIMBURSEMENT COSTS
17	FOR LEASED DEFENSE ARTICLES.
18	Notwithstanding section $61(a)(4)$ of the Arms Export
19	Control Act (22 U.S.C. 2796(a)(4)), the Secretary of
20	State may waive the requirement for reimbursement of all
21	costs, including depreciation, restoration, and replacement
22	costs, for defense articles leased to Ukraine during fiscal
23	year 2022 if the Secretary of State determines that doing
24	
27	so is in the national security interest of the United States.

1SEC. 109. UKRAINE DEMOCRACY DEFENSE LEND-LEASE2ACT OF 2022.

3 (a) SHORT TITLE.—This section may be cited as the
4 "Ukraine Democracy Defense Lend-Lease Act of 2022".
5 (b) AUTHORITY TO LEND OR LEASE DEFENSE ARTI6 CLES TO THE GOVERNMENT OF UKRAINE.—

7 (1) IN GENERAL.—Subject to the provisions of 8 law described in paragraph (2), for fiscal years 2022 9 and 2023, the President may authorize the United 10 States Government to lend or lease defense articles 11 to the Government of Ukraine to help bolster 12 Ukraine's defense capabilities and protect its civilian 13 population from potential invasion by the Armed 14 Forces of the Government of the Russian Federa-15 tion.

16 (2) EXCLUSIONS.—For the purposes of the au17 thority described in paragraph (1), the following
18 provisions of law shall not apply:

19 (A) Section 503(b)(3) of the Foreign As20 sistance Act of 1961 (22 U.S.C. 2311(b)(3)).

21 (B) Sections 61 and 63 of the Arms Ex22 port Control Act (22 U.S.C. 2796, 2796b).

(3) WAIVER OF CERTAIN REPORT REQUIREMENTS.—Congress finds that an emergency exists
for purposes of subsection (b) of section 62 of the
Arms Export Control Act (22 U.S.C. 2796a), and

the requirements of subsection (b) of such section
 are waived.

3 (4) DELEGATION OF AUTHORITY.—The Presi4 dent may delegate the enhanced authority described
5 in paragraph (1) only to an official appointed by the
6 President by and with the advice and consent of the
7 Senate.

8 (c) PROCEDURES FOR DELIVERY OF DEFENSE ARTI-9 CLES.—Not later than 60 days after the date of the enact-10 ment of this Act, the President shall establish expedited 11 procedures for the delivery of any defense article loaned 12 or leased to the Government of Ukraine under an agree-13 ment entered into under subsection (b) to ensure timely 14 delivery of the article to that Government.

15 SEC. 110. TEMPORARY EXPEDITED CONGRESSIONAL RE-16 VIEW OF ARMS SALES TO UKRAINE.

(a) IN GENERAL.—The President is authorized to
issue any letter of offer or license to export any defense
articles or defense services to Ukraine otherwise subject
to the requirements of section 36 of the Arms Export Control Act (22 U.S.C. 2776) unless Congress enacts a joint
resolution of disapproval of such sale or export, as the case
may be, within 15 calendar days.

24 (b) SUNSET.—The authority of subsection (a) shall25 terminate on October 1, 2023.

1 SEC. 111. INTERNATIONAL MILITARY EDUCATION AND 2 TRAINING COOPERATION WITH UKRAINE. 3 (a) SENSE OF CONGRESS.—It is the sense of Congress that— 4 5 (1) International Military Education and Train-6 ing (IMET) is a critical component of United States 7 security assistance that facilitates training of inter-8 national forces and strengthens cooperation and ties

between the United States and foreign countries;

(2) it is in the national interest of the United
States to further strengthen the Armed Forces of
Ukraine, particularly to enhance their defensive capability and improve interoperability for joint operations; and

(3) the Government of Ukraine should fully utilize the United States IMET program, encourage eligible officers and civilian leaders to participate in
the training, and promote successful graduates to
positions of prominence in the Armed Forces of
Ukraine.

(b) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to the Department of State
\$3,500,000 for each of fiscal years 2022, 2023, and 2024
for International Military Education and Training assistance for Ukraine. The assistance shall be made available
for the following purposes:

9

1 (1) Training of future leaders. 2 (2) Establishing a rapport between the United States Armed Forces and the Armed Forces of 3 4 Ukraine to build partnerships for the future. (3) Enhancement of interoperability and capa-5 6 bilities for joint operations. 7 (4) Focusing on professional military education, 8 civilian control of the military, and human rights. 9 (5) Fostering a better understanding of the 10 United States. 11 (c) NOTICE TO CONGRESS.—Not later than 15 days 12 before providing assistance or support pursuant to sub-13 section (a), the Secretary of State shall submit to the appropriate congressional committees, the Committee on Ap-14 15 propriations of the Senate, and the Committee on Appropriations of the House of Representatives a notification 16 17 containing the following elements: 18 (1) A detailed description of the assistance or 19 support to be provided, including— 20 (A) the objectives of such assistance or 21 support; 22 (B) the budget for such assistance or sup-23 port; and

24 (C) the expected or estimated timeline for25 delivery of such assistance or support.

1	(2) A description of such other matters as the
2	Secretary considers appropriate.
3	(d) Emergency Appropriation.—
4	(1) IN GENERAL.—There is appropriated, out
5	of any money in the Treasury not otherwise appro-
6	priated, \$3,500,000 to the Secretary of State for fis-
7	cal year 2022 for International Military Education
8	and Training assistance for Ukraine for the pur-
9	poses described in subsection (b).
10	(2) Emergency designation.—
11	(A) IN GENERAL.—The amounts provided
12	under paragraph (1) are designated as an emer-
13	gency requirement pursuant to section $4(g)$ of
14	the Statutory Pay-As-You-Go Act of 2010 (2
15	U.S.C. 933(g)).
16	(B) DESIGNATION IN HOUSE AND SEN-
17	ATE.—This subsection is designated as an
18	emergency requirement pursuant to subsections
19	(a) and (b) of section 4001 of S. Con. Res. 14
20	(117th Congress), the concurrent resolution on
21	the budget for fiscal year 2022.

1SEC. 112. STRATEGY ON INTERNATIONAL MILITARY EDU-2CATION AND TRAINING PROGRAMMING IN3UKRAINE.

4 (a) IN GENERAL.—Not later than 90 days after the
5 date of the enactment of this Act, the Secretary of State
6 shall submit to the appropriate congressional committees
7 a strategy for the implementation of the International
8 Military Education and Training program in Ukraine au9 thorized under section 111.

10 (b) ELEMENTS.—The strategy required under sub-11 section (a) shall include the following elements:

12 (1) A clear plan, developed in close consultation 13 with the Ukrainian Ministry of Defense and the 14 Armed Forces of Ukraine, for how the IMET pro-15 gram will be used by the United States Government 16 and the Government of Ukraine to propel program 17 graduates to positions of prominence in support of 18 the reform efforts of the Armed Forces of Ukraine 19 in line with NATO standards.

20 (2) An assessment of the education and train21 ing requirements of the Armed Forces of Ukraine
22 and clear recommendations for how IMET graduates
23 should be assigned by the Ukrainian Ministry of De24 fense upon completion of education or training.

25 (3) An accounting of the current combat re26 quirements of the Armed Forces of Ukraine and an
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assessment of the viability of alternative mobile
 training teams, distributed learning, and other flexi ble solutions to reach such students.

4 (4) An identification of opportunities to influ5 ence the next generation of leaders through attend6 ance at United States staff and war colleges, junior
7 leader development programs, and technical schools.
8 (c) FORM.—The strategy required under subsection
9 (a) shall be submitted in unclassified form, but may con10 tain a classified annex.

11 SEC. 113. LOAN AUTHORITY FOR UKRAINE.

12 (a) SENSE OF CONGRESS.—It is the sense of Con-13 gress that—

(1) as appropriate, the United States Government should provide direct loans to Ukraine for the
procurement of defense articles, defense services,
and design and construction services pursuant to the
authority of section 23 of the Arms Export Control
Act (22 U.S.C. 2763) to support the further development of Ukraine's military forces; and

(2) such loans should be considered an additive
security assistance tool and not a substitute for Foreign Military Financing for grant assistance or
Ukraine Security Assistance Initiative programming.

(b) AUTHORITY.—For fiscal year 2022 and 2023, the
 President, acting through the Secretary of State, is au thorized—

4 (1) to make direct loans under section 23 of the
5 Arms Export Control Act (22 U.S.C. 2763) to
6 Ukraine, notwithstanding the minimum interest rate
7 required by subsection (c)(1) of such section; and

8 (2) to charge fees for such loans under para-9 graph (1), which shall be collected from borrowers in 10 accordance with section 502(7) of the Congressional 11 Budget Act of 1974 (2 U.S.C. 661a(7)), and which 12 may be used to cover the costs of such loans as de-13 fined in section 502 of the Congressional Budget Act 14 of 1974.

(c) CERTIFICATION.—Not fewer than 15 days before
entering into an agreement to make a loan described in
subsection (b), the Secretary of State shall submit to the
appropriate congressional committees a certification—

(1) certifying that the loan will aid Ukraine inbolstering its defensive capabilities; and

(2) describing the specific intended purpose anduse of the loan.

23 (d) REPAYMENT.—A loan made under the authority24 provided by subsection (b) shall be repaid in not more than

1 12 years, but may include a grace period of up to 1 year2 on the repayment of the principal.

3 SEC. 114. EXTENSION AND MODIFICATION OF LIMITATION 4 ON MILITARY COOPERATION BETWEEN THE 5 UNITED STATES AND THE RUSSIAN FEDERA6 TION.

7 (a) EXTENSION.—Subsection (a) of section 1232 of
8 the National Defense Authorization Act for Fiscal Year
9 2017 (Public Law 114–328; 130 Stat. 2488) is amended
10 by striking "or 2021" and inserting "2021, 2022, or
11 2023".

12 (b) WAIVER.—Subsection (c)(2) of such section is13 amended to read as follows:

"(2) not later than 15 days before the date on
which the waiver takes effect, and every 90 days
thereafter, submits to the appropriate congressional
committees—

18 "(A) a notification that the waiver is in the
19 national security interest of the United States
20 and a description of the national security inter21 est covered by the waiver during the applicable
22 reporting period;

23 "(B) a description of any condition or pre24 requisite placed by the Russian Federation on

1	military cooperation between the United States
2	and the Russian Federation;
3	"(C) a description of the results achieved
4	by United States-Russian Federation military
5	cooperation during the applicable reporting pe-
6	riod and an assessment of whether such results
7	meet the national security objectives described
8	under subparagraph (A);
9	"(D) a description of the measures in place
10	to mitigate counterintelligence or operational
11	security concerns and an assessment of whether
12	such measures have succeeded, submitted in
13	classified form as necessary; and
14	"(E) a report explaining why the Secretary
15	of Defense cannot make the certification under
16	subsection (a).".
17	SEC. 115. REPORTS ON SECURITY ASSISTANCE AND PROVI-
18	SION OF DEFENSE ARTICLES TO ARMED
19	FORCES OF UKRAINE.
20	(a) IN GENERAL.—Not later than 90 days after the
21	date of the enactment of this Act, and every 180 days
22	thereafter, the President shall submit to the appropriate
23	congressional committees a report on the items that the
24	United States has provided the Government of Ukraine
25	to assist in its defense.

1 (b) CONTENTS.—The report required by subsection2 (a) shall include—

3 (1) a description of the steps the United States
4 has taken to provide and expedite security assist5 ance, defense articles, and any other forms of sup6 port to Ukraine and the Armed Forces of Ukraine,
7 including increasing air defense capabilities, since
8 March 1, 2021;

9 (2) a description of any increased assistance 10 and support provided by allies and partners of the 11 United States or Ukraine to Ukraine or the Armed 12 Forces of Ukraine, including increasing air defense 13 capabilities, since March 1, 2021; and

(3) a full accounting of all items provided to the
Government of Ukraine since March 1, 2021, to include a list of the dates upon which all of the items
were provided to the Government of Ukraine
under—

19 (A) any execution of the presidential draw-20 down authority;

21 (B) the Foreign Military Financing pro-22 gram;

23 (C) the Foreign Military Sales program;
24 (D) the Ukraine Security Assistance Initia25 tive;

3 (F) the Lend-Lease program described in4 section 109.

5 (c) Report on Efforts To Lift NSPA Restric-6 TIONS ON TRANSFERS OF DEFENSE ARTICLES TO 7 UKRAINE.—Not later than 90 days after the date of the 8 enactment of this Act, the President shall submit to the 9 appropriate congressional committees a report on restric-10 tions imposed by the NATO Support and Procurement Agency since October 1, 2021, on transfers of defense arti-11 cles to Ukraine, including third-party transfers, including 12 recommendations whether and how such restrictions 13 14 should be lifted.

15 SEC. 116. REPORT ON RUSSIAN CHEMICAL AND BIOLOGI16 CAL ACTIVITIES IN UKRAINE.

(a) IN GENERAL.—Not later than 90 days after the
date of the enactment of this Act, the Secretary of State,
in consultation with the Secretary of Defense and the Director of National Intelligence, shall submit to the appropriate congressional committees a report that includes—

(1) a description of any actions by Russia to
use, move, develop, produce, or otherwise acquire,
stockpile, retain, or otherwise employ or deploy
chemical or biological weapons in or against Ukraine

1	that could constitute a potential violation of its obli-
2	gations as a State Party to the Chemical Weapons
3	Convention or the Biological Weapons Convention,
4	including activities relating to—
5	(A) military-grade nerve agents;
6	(B) pharmaceutical-based agents;
7	(C) destruction of any chemical production
8	facility;
9	(D) chemical or biological weapons devel-
10	opment facilities;
11	(E) chemical or biological weapons produc-
12	tion facilities;
13	(F) chemical or biological weapons stock-
14	piles; and
15	(G) cooperation with other nations regard-
16	ing the use, development, supply, production,
17	transfer, or deployment of chemical weapons;
18	(2) a listing of entities facilitating any activities
19	identified in paragraph (1); and
20	(3) a description of any potential or planned
21	use of those items listed in paragraph (1) should
22	focus on—
23	(A) assassinations;
24	(B) targeted killings; and
25	(C) battlefield use.

(b) FORM.—The report required by subsection (a)
 shall be submitted in unclassified form, but may include
 a classified annex.

4 (c) APPROPRIATE COMMITTEES OF CONGRESS.—In
5 this section, the term "appropriate committees of Con6 gress" means—

7 (1) the Committee on Foreign Relations, the
8 Committee on Armed Services, and the Select Com9 mittee on Intelligence of the Senate; and

10 (2) the Committee on Foreign Affairs, the
11 Committee on Armed Services, and the Permanent
12 Select Committee on Intelligence of the House of
13 Representatives.

14 SEC. 117. REPORT ON POLICIES AND PROCEDURES GOV15 ERNING SUPPORT FOR UKRAINE.

(a) IN GENERAL.—Not later than 30 days after the
date of the enactment of this Act, the President shall submit to the appropriate congressional committees a report
on the legal and policy guidance governing intelligence
sharing and security assistance between the United States
and Ukraine.

(b) CONTENTS.—The report required by subsection(a) shall include—

24 (1) a description of applicable diplomatic, regu-25 latory, or legal guidance on the provision of security

1	assistance by the United States to Ukraine through
2	programs of the Department of State and the De-
3	partment of Defense, including restrictions outside
4	of the International Trafficking in Arms Regulations
5	(22 C.F.R. 120 et seq.) and prohibitions on specific
6	capabilities and technologies;
7	(2) a description of the policies, procedures, and
8	legal guidance on the provision of intelligence sup-
9	port by the United States to the military of Ukraine,
10	including support for targeting, battlefield intel-
11	ligence, surveillance, and reconnaissance, and other
12	support designed to help improve the operational ef-
13	fectiveness and lethality of the Ukrainian military;
14	and
15	(3) a list of the dates on which the applicable
16	guidance went into effect and any guidance that was
17	superseded.
18	TITLE II—COUNTERING KREM-
19	LIN MALIGN INFLUENCE AND
20	AGGRESSION IN EUROPE
21	SEC. 201. AUTHORIZATION OF APPROPRIATIONS FOR FOR-
22	EIGN MILITARY FINANCING GRANT ASSIST-
23	ANCE TO EUROPEAN ALLIES AND PARTNERS.
24	(a) EUROPEAN SECURITY PROGRAMS.—In addition
25	to amounts otherwise authorized to be appropriated for

Foreign Military Financing, there is authorized to be ap propriated \$5,000,000,000 for the Department of State
 for Foreign Military Financing grant assistance programs
 in Europe, to remain available until expended.

5 (b) PURPOSE.—As a direct response to recent aggres6 sion against Ukraine by the Russian Federation, the pur7 pose of these funds shall be to—

8 (1) deter the Russian Federation's current mili9 tary escalation along the border of Ukraine, Poland,
10 and Lithuania, and any future military build-up by
11 the Russian Federation in Eastern Europe;

12 (2) increase deterrence capabilities of Black Sea13 allied and partner nations; and

14 (3) incentivize greater burden-sharing among15 NATO allies.

16 (c) ELIGIBILITY.—Countries eligible for grant assist17 ance under this program shall include—

18 (1) NATO allies and Ukraine; and

(2) other European partners, if the President
provides a written notification to the appropriate
congressional committees within 30 days that such
grant is in the national security interest of the
United States.

1	(d) RESTRICTIONS ON EUROPEAN FOREIGN MILI-
2	TARY FINANCING.—Amounts authorized to be appro-
3	priated under subsection (a) shall be available subject to—
4	(1) adherence to defense spending goals in line
5	with those laid out in the 2014 Wales Summit Dec-
6	laration; and
7	(2) formal agreements between the United
8	States and recipient nations to conduct joint long-
9	range planning for capability development and the
10	expenditure of those funds.
11	(e) Emergency Designation.—
12	(1) IN GENERAL.—The amounts provided under
13	subsection (a) are designated as an emergency re-
14	quirement pursuant to section 4(g) of the Statutory
15	Pay-As-You-Go Act of 2010 (2 U.S.C. 933(g)).
16	(2) Designation in house and senate.—
17	Subsection (a) is designated as an emergency re-
18	quirement pursuant to subsections (a) and (b) of
19	section 4001 of S. Con. Res. 14 (117th Congress),
20	the concurrent resolution on the budget for fiscal
21	year 2022.

1 SEC. 202. BOOST EUROPEAN DETERRENCE INITIATIVE 2 (EDI), INCLUDING FUNDING FOR MILITARY 3 EXERCISES.

4 (a) AUTHORIZATION OF APPROPRIATIONS.—There is
5 authorized to be appropriated for the Department of De6 fense for fiscal year 2022 an additional \$270,000,000 for
7 the European Defense Initiative.

8 (b) USE OF FUNDS.—The amounts appropriated in 9 subsection (a) shall be used for military training and exer-10 cises between United States Armed Forces and European 11 partners to increase the overall readiness and interoper-12 ability of United States forces, NATO allies, and theater 13 partners across all domains.

14 (c) Emergency Designation.—

(1) IN GENERAL.—The amounts provided under
subsection (a) are designated as an emergency requirement pursuant to section 4(g) of the Statutory
Pay-As-You-Go Act of 2010 (2 U.S.C. 933(g)).

19 (2) DESIGNATION IN HOUSE AND SENATE.—
20 Subsection (a) is designated as an emergency re21 quirement pursuant to subsections (a) and (b) of
22 section 4001 of S. Con. Res. 14 (117th Congress),
23 the concurrent resolution on the budget for fiscal
24 year 2022.

1SEC. 203. BOLSTERING UKRAINE'S CYBER DEFENSE AND2RESILIENCY CAPABILITIES.

3 (a) IN GENERAL.—There is authorized to be appro4 priated to the Department of State \$25,000,000 for each
5 of fiscal years 2022 and 2023 for the purposes described
6 in subsection (b).

7 (b) USE OF FUNDS.—Amounts appropriated pursu-8 ant to subsection (a) may only be used—

9 (1) to strengthen collaboration between the 10 Government of Ukraine and the NATO Cooperative 11 Cyber Defence Centre of Excellence, the European 12 Union Agency for Cybersecurity, the National Cyber 13 Security Centre of the United Kingdom, and the Eu-14 ropean Centre of Excellence for countering Hybrid 15 Threats to bolster Ukraine's cyber defense capabili-16 ties and to develop surge capabilities as necessary; 17 (2) to assist the Government of Ukraine in 18 identifying critical areas of vulnerability within its 19 cyber defense;

20 (3) to strengthen the ability of the Government
21 of Ukraine to detect, investigate, disrupt, and deter
22 cyberattacks and malign digital influence operations;
23 (4) to strengthen the ability of the Government

of Ukraine to develop cybersecurity incident response teams and to develop procedures for respond-

26 ing to and mitigating the damage of cyberattacks;

(5) to support multilateral, intergovernmental,
 and nongovernmental efforts to improve Ukraine's
 cybersecurity capacity efforts;

4 (6) to collaborate with the Government of
5 Ukraine to better understand the nature of
6 cyberattacks and malign digital influence operations
7 that could be used to target the United States;

8 (7) to work with the private sector to help fa-9 cilitate the sharing of information and services per-10 taining to cybersecurity and cyber resilience in 11 Ukraine; and

12 (8) to expand the United States Transnational 13 and High-Tech Crime Global Law Enforcement Net-14 work to provide additional training and capacity-15 building in Ukraine related to cybercrime and intel-16 lectual property crime, including by creating new 17 International Computer Hacking and Intellectual 18 Property Attorney Advisors or Intellectual Property 19 Law Enforcement Coordinators.

(c) REPORT REQUIRED.—Not later than 180 days
after the date of the enactment of this Act, the Secretary
of State shall submit to the appropriate congressional
committees a report on efforts to implement the policy described in subsection (a).

45

1SEC. 204. EXPANDED BROADCASTING IN COUNTRIES OF2THE FORMER SOVIET UNION TO COMBAT3RUSSIAN DISINFORMATION AND INFORMA-4TION OPERATIONS.

5 (a) AUTHORIZATION OF APPROPRIATIONS.—There is
6 authorized to be appropriated \$155,500,000 for Radio
7 Free Europe/Radio Liberty for fiscal year 2022.

8 (b) AUTHORIZATION OF NEW BUREAUS.—Radio
9 Free Europe/Radio Liberty may explore opening new bu10 reaus to help expand its ability to reach audiences on the
11 periphery of the Russian Federation.

(c) INITIATIVES TO BOLSTER RADIO FREE EUROPE/
RADIO LIBERTY BUREAUS AROUND THE RUSSIAN FEDERATION.—To help expand its reach to Russian-speaking
audiences and increase its reach to audiences through digital media, Radio Free Europe/Radio Liberty should—

17 (1) evaluate where Russian disinformation is18 most deeply pervasive in the Eurasia region;

19 (2) develop strategies to better communicate20 with predominately Russian-speaking regions;

(3) build on efforts to increase capacity and
programming to counter disinformation in real time;
(4) expand Russian language investigative journalism;

25 (5) improve the technical capacity of the26 Ukraine bureau; and

(6) continue efforts to increase digital news
 services.

3 SEC. 205. REPORT ON ROLE OF INTELLIGENCE AND SECU4 RITY SERVICES OF THE RUSSIAN FEDERA5 TION IN EFFORTS TO UNDERMINE THE INDE6 PENDENCE AND INTEGRITY OF UKRAINE.

7 (a) IN GENERAL.—Not later than 90 days after the 8 date of the enactment of this Act, the Director of National 9 Intelligence, in coordination with the Secretary of State, 10 shall submit to the appropriate congressional committees, the Select Committee on Intelligence of the Senate, and 11 12 the Permanent Select Committee on Intelligence of the 13 House of Representatives a report on the role of the intelligence and security services of the Russian Federation in 14 15 efforts to undermine and interfere with the independence 16 of Ukraine.

17 (b) ELEMENTS.—The report required under sub-18 section (a) shall include—

(1) an assessment of the priorities and objectives of the intelligence and security services of the
Russian Federation with respect to Ukraine;

(2) a detailed description of the steps taken by
any intelligence or security services of the Russian
Federation to undermine the stability of Ukraine or
the Government of Ukraine;

1	(3) a complete list of the branches of the intel-
2	ligence or security services of the Russian Federa-
3	tion that have engaged in any influence efforts or
4	campaigns to undermine the stability of Ukraine or
5	the Government of Ukraine;
6	(4) an assessment of—
7	(A) the tactics and techniques used by any
8	intelligence and security services of the Russian
9	Federation with respect to Ukraine;
10	(B) the success of those tactics and tech-
11	niques; and
12	(C) whether such tactics and techniques
13	are designed or intended to undermine the sta-
14	bility of Ukraine or dismantle or overthrow the
15	Government of Ukraine; and
16	(5) any plans by the United States to provide
17	additional support to the Government of Ukraine to
18	prevent internal destabilization efforts, including
19	through intelligence sharing and support for reforms
20	and anti-corruption efforts.
21	SEC. 206. DEEPENING SECURITY AND ECONOMIC TIES
22	WITH BALTIC ALLIES.
23	(a) SENSE OF CONGRESS.—It is the sense of Con-
24	gress that—

(1) supporting and bolstering the security of
 the Baltic States of Estonia, Latvia, and Lithuania
 is in the national security interests of the United
 States;

5 (2) the Baltic States are critical allies in coun6 tering aggression by the Government of the Russian
7 Federation and maintaining the collective security of
8 the NATO alliance;

9 (3) the United States should continue to sup-10 port and foster a security partnership with the Bal-11 tic States that aims to meet their security needs and 12 provides additional capabilities and tools to help de-13 fend against aggression by the Government of the 14 Russian Federation in the region;

(4) the United States should encourage the initiative undertaken by the Baltic States to advance
the Three Seas Initiative to strengthen transport,
energy, and digital infrastructures among eastern
Europe countries;

(5) there are mutually beneficial opportunities
for increased investment and economic expansion between the United States and the Baltic States; and
(6) improved economic ties between the United
States and the Baltic States will lead to a strengthened strategic partnership.

3 (1) IN GENERAL.—The Secretary of State shall establish an initiative to deepen and foster security 4 5 and economic ties with the Baltic States. 6 (2) PURPOSE AND OBJECTIVES.—The initiative 7 established under paragraph (1) shall have the fol-8 lowing goals and objectives: 9 (A) Ensuring the efficient and effective de-10 livery of security assistance to the Baltic States, 11 prioritizing assistance that will strengthen de-12 fenses against conventional and hybrid warfare 13 and improve interoperability with NATO forces 14 and strengthen regional defense capabilities. 15 (B) Bolstering United States support for 16 the Baltic region's physical and energy security 17 needs. 18 (C) Mitigating the impact of economic co-19 ercion by the Russian Federation and the Peo-20 ple's Republic of China on the Baltic States 21 and identifying new opportunities for foreign di-22 rect investment and United States business ties. 23 (D) Improving high-level engagement be-

tween the United States and the Baltic States,

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	$\partial 1$
1	with a focus on improving high-level security
2	and economic cooperation.
3	(3) ACTIVITIES.—The initiative established
4	under paragraph (1) shall—
5	(A) develop a comprehensive security as-
6	sistance strategy to strengthen the defensive ca-
7	pabilities of the Baltic States, in coordination
8	with other security assistance authorities, that
9	takes into account the unique challenges of the
10	proximity of the Baltic States to the Russian
11	Federation and the threat of aggression against
12	the Baltic States from the Government of the
13	Russian Federation;
14	(B) send high-level representatives of the
15	Department of State to—
16	(i) the Baltic States not less fre-
17	quently than twice a year; and
18	(ii) major regional fora on physical
19	and energy security, including the Three
20	Seas Initiative Summit and Business
21	Forum and the Baltic Sea Security Con-
22	ference;
23	(C) convene an annual trade forum, in co-
24	ordination with the governments of the Baltic

1	States, to foster investment opportunities in the
2	Baltic region for United States businesses; and
3	(D) foster dialogue between experts from
4	the United States and from the Baltic States
5	on hybrid warfare, cyber defenses, economic ex-
6	pansion, and foreign direct investment.
7	SEC. 207. PUBLIC DISCLOSURE OF ASSETS OF VLADIMIR
8	PUTIN AND HIS INNER CIRCLE.

(a) IN GENERAL.—Not later than 90 days after the 9 10 date of the enactment of this Act, the Secretary of the 11 Treasury, in coordination with the Director of National 12 Intelligence and the Secretary of State, shall submit to 13 the committees specified in subsection (d) a detailed report on the personal net worth and assets of the President 14 15 of the Russian Federation, Vladimir Putin, and his inner circle. 16

17 (b) ELEMENTS.—The report required by subsection18 (a) shall include—

(1) an identification of significant senior foreign
political figures and oligarchs in the Russian Federation, as determined by their closeness to Vladimir
Putin;

(2) the estimated net worth and known sources
of income of the individuals identified under paragraph (1), Vladimir Putin, and the family members

1 of such individuals and Vladimir Putin (including 2 current and former spouses, partners, birth parents 3 of a biological child, parents, adult children, and sib-4 lings), including assets, investments, bank accounts, 5 business interests, held in and outside of the Rus-6 sian Federation, and relevant beneficial ownership 7 information; 8 (3) an estimate of the total annual income and 9 personal expenditures of Vladimir Putin and his 10 family members for calendar years 2017 through 11 2021; and 12 (4) all known details about the financial prac-13 tices and transparency, or lack thereof, of Vladimir 14 Putin and the individuals identified under paragraph 15 (1).16 (c) FORM.— 17 (1) IN GENERAL.—The report required by sub-18 section (a) shall be submitted in unclassified form, 19 but may include a classified annex. 20 (2) PUBLIC AVAILABILITY.—The unclassified 21 portion of the report required by subsection (a) shall 22 be made available on a publicly accessible internet 23 website. 24 (d) COMMITTEES SPECIFIED.—The committees spec-

25 ified in this subsection are—

1	(1) the appropriate congressional committees;
2	(2) the Select Committee on Intelligence and
3	the Committee on Banking, Housing, and Urban Af-
4	fairs of the Senate; and
5	(3) the Permanent Select Committee on Intel-
6	ligence and the Committee on Financial Services of
7	the House of Representatives.
8	SEC. 208. REPORT ON DIPLOMATIC AND MILITARY IMPACT
9	OF RUSSIAN MILITARY AGGRESSION IN
10	UKRAINE ON EUROPEAN SECURITY.
11	(a) IN GENERAL.—Not later than 180 days after the
12	date of the enactment of this Act, the Secretary of State,
13	in coordination with the Secretary of Defense, shall submit
14	to the appropriate congressional committees, the Com-
15	mittee on Armed Services of the Senate, and the Com-
16	mittee on Armed Services of the House of Representatives
17	a report on the diplomatic and military implications of
18	Russia's military aggression in Ukraine on the security en-
19	vironment of Europe.
20	(b) CONTENTS.—The report required by subsection
21	(a) shall include—
22	(1) an assessment of the direct impact of ag-

(1) an assessment of the direct impact of aggression and malign influence of the Russian Federation in and against Ukraine and throughout Eu-

1	rope on United States interests in Europe, includ-
2	ing—
3	(A) relationships with United States allies
4	and partners;
5	(B) the credibility of the United States
6	and NATO; and
7	(C) the durability of the security order in
8	the region;
9	(2) a description of United States diplomatic ef-
10	forts to counter the malign influence and aggression
11	of the Russian Federation against Ukraine, includ-
12	ing—
13	(A) an assessment of the United States
14	diplomatic and consular presence of the United
15	States in Central and Eastern Europe and a
16	comparison of staffing and resource levels in
17	the region from 2012 to 2022;
18	(B) a description of ongoing and planned
19	efforts to counter malign influence in Europe
20	by the Russian Federation, including corrup-
21	tion, election interference, and disinformation;
22	(C) an assessment of any gaps or shortfalls
23	in diplomatic or programmatic activities of the
24	United States Government to address the im-

1	pact of Russian aggression and malign influ-
2	ence in Ukraine and throughout Europe; and
3	(D) a description of United States diplo-
4	matic efforts—
5	(i) to reinforce political support for
6	NATO;
7	(ii) to increase allied participation and
8	contributions to NATO; and
9	(iii) to reinforce the role of NATO in
10	addressing security challenges in the re-
11	gion;
12	(3) an assessment of how the Russian Federa-
13	tion's military aggression in Ukraine and increased
14	presence and activity in Belarus, the Baltic Sea re-
15	gion, and the Black Sea region has impacted United
16	States posture and planning considerations in Eu-
17	rope; and
18	(4) a description of military efforts by the
19	United States to deter Russian aggression and in-
20	crease the readiness, interoperability, and lethality of
21	NATO allies, including—
22	(A) a description of the military presence
23	of the United States in the United States Euro-
24	pean Command (EUCOM);

1	(B) an assessment of whether such pres-
2	ence is sufficient to execute operational plans
3	and deterrence activities of the United States
4	and NATO;
5	(C) a list of prioritized capability require-
6	ments necessary for EUCOM to enhance deter-
7	rence and operational effectiveness in Europe;
8	(D) a description of allied contributions to
9	NATO operations; and
10	(E) an assessment of key gaps in capa-
11	bility, challenges to readiness, and obstacles to
12	interoperability among NATO militaries.
13	SEC. 209. ENERGY SECURITY COOPERATION WITH ALLIED
13 14	SEC. 209. ENERGY SECURITY COOPERATION WITH ALLIED PARTNERS IN EUROPE.
14	PARTNERS IN EUROPE.
14 15	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the
14 15 16	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu-
14 15 16 17	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu- rope Act".
14 15 16 17 18	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu- rope Act". (b) IN GENERAL.—Section 3(c) of the Natural Gas
14 15 16 17 18 19	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu- rope Act". (b) IN GENERAL.—Section 3(c) of the Natural Gas Act (15 U.S.C. 717b(c)) is amended—
 14 15 16 17 18 19 20 	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu- rope Act". (b) IN GENERAL.—Section 3(c) of the Natural Gas Act (15 U.S.C. 717b(c)) is amended— (1) by striking "(c) For purposes" and insert-
 14 15 16 17 18 19 20 21 	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu- rope Act". (b) IN GENERAL.—Section 3(c) of the Natural Gas Act (15 U.S.C. 717b(c)) is amended— (1) by striking "(c) For purposes" and insert- ing the following:
 14 15 16 17 18 19 20 21 22 	PARTNERS IN EUROPE. (a) SHORT TITLE.—This section may be cited as the "Energy Security Cooperation with Allied Partners in Eu- rope Act". (b) IN GENERAL.—Section 3(c) of the Natural Gas Act (15 U.S.C. 717b(c)) is amended— (1) by striking "(c) For purposes" and insert- ing the following: "(c) EXPEDITED APPROVAL PROCESS.—

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 "(i) a nation with which there is in effect a free trade agreement requiring national treatment for trade in natural gas; "(ii) a member country of the North Atlantic Treaty Organization; "(iii) during the period described in
tional treatment for trade in natural gas; "(ii) a member country of the North Atlantic Treaty Organization;
"(ii) a member country of the North Atlantic Treaty Organization;
Atlantic Treaty Organization;
"(iii) during the period described in
subparagraph (B), Japan; and
"(iv) any other foreign country, if the
Secretary of State, in consultation with the
Secretary of Defense, determines that ex-
portation of natural gas to that foreign
country would promote the national secu-
rity interests of the United States.
"(B) PERIOD DESCRIBED.—The period re-
ferred to in subparagraph (A)(iii) is the period
during which the Treaty of Mutual Cooperation
and Security, signed at Washington January
19, 1960, and entered into force June 23, 1960
(11 UST 1632; TIAS 4509), between the
United States and Japan, remains in effect.
"(2) Expedited approval.—For purposes";
(2) in paragraph (2) (as so designated), by
striking "nation with which there is in effect a free

1	trade in natural gas" and inserting "covered na-
2	tion"; and
3	(3) by adding at the end the following:
4	"(3) Effect.—Nothing in this subsection—
5	"(A) authorizes the use of eminent domain
6	to seize land or land rights; or
7	"(B) waives any requirement under—
8	"(i) the Endangered Species Act of
9	1973 (16 U.S.C. 1531 et seq.);
10	"(ii) the Federal Water Pollution
11	Control Act (33 U.S.C. 1251 et seq.);
12	"(iii) the National Environmental Pol-
13	icy Act of 1969 (42 U.S.C. 4321 et seq.);
14	or
15	"(iv) the Clean Air Act (42 U.S.C.
16	7401 et seq.).".
17	(c) EFFECTIVE DATE.—The amendments made by
18	this section shall apply with respect to applications for the
19	authorization to export natural gas under section 3 of the
20	Natural Gas Act (15 U.S.C. 717b) that are pending on,
21	or filed on or after, the date of enactment of this Act.

TITLE III—MEASURES TO DETER 1 **CURRENT** AND **ESCALATED** 2 AGGRESSION AGAINST 3 RUSSIAN UKRAINE BY THE 4 FEDERATION 5

6 SEC. 301. DEFINITIONS.

7 In this title:

8 (1) ACCOUNT; CORRESPONDENT ACCOUNT; PAY9 ABLE-THROUGH ACCOUNT.—The terms "account",
10 "correspondent account", and "payable-through ac11 count" have the meanings given those terms in sec12 tion 5318A of title 31, United States Code.

(2) ADMISSION; ADMITTED; ALIEN.—The terms
"admission", "admitted", and "alien" have the
meanings given those terms in section 101 of the
Immigration and Nationality Act (8 U.S.C. 1101).

17 (3) APPROPRIATE COMMITTEES OF CON18 GRESS.—The term "appropriate committees of Con19 gress" means—

20 (A) the Committee on Foreign Relations
21 and the Committee on Banking, Housing, and
22 Urban Affairs of the Senate; and

(B) the Committee on Foreign Affairs and
the Committee on Financial Services of the
House of Representatives.

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

United States, including a foreign branch of
 such an entity.

3 Subtitle A—Sanctions To Deter Ag 4 gression Against Ukraine by the 5 Russian Federation

6 SEC. 311. IMPOSITION OF SANCTIONS WITH RESPECT TO
7 SENIOR RUSSIAN DEFENSE OFFICIALS RE8 LATED TO THE BUILD-UP OF RUSSIAN ARMED
9 FORCES ALONG UKRAINE'S BORDER.

10 Not later than 30 days after the date of the enact-11 ment of this Act, the President shall impose the sanctions 12 described in section 351 with respect to not fewer than 13 15 senior officials of any branch of the Armed Forces of 14 the Russian Federation who have ordered, controlled, di-15 rected, or were otherwise responsible for the planning or 16 execution of actions related to—

(1) military operations in the Donbas region of
Ukraine or the illegally occupied territory of Crimea;
(2) the build-up of the Armed Forces of the
Russian Federation along Ukraine's border on or
after October 1, 2021; or

(3) other military operations that have violatedthe sovereignty or territorial integrity of Ukraine.

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3 (a) IN GENERAL.—Not later than 15 days after the 4 date of the enactment of this Act, and every 30 days there-5 after, if the President is not able to make the certification 6 described in subsection (b), the President shall impose the 7 sanctions described in section 351 with respect to a for-8 eign person that is—

9 (1) any entity established for or responsible for
10 the planning, construction, or operation of the Nord
11 Stream 2 pipeline or a successor entity, including
12 Nord Stream 2 AG; or

13 (2) any corporate officer of an entity described14 in paragraph (1).

(b) CERTIFICATION DESCRIBED.—The certification
described in this subsection is a certification to the appropriate committees of Congress of each of the following:

(1) The Government of Germany has provided
written, public assurances that it will prevent the
Nord Stream 2 pipeline from being certified or otherwise from becoming operational.

(2) The Government of Germany, including any
regulatory body of that Government, is taking the
necessary steps to fulfill the assurances described in
paragraph (1).

1	(3) The publicly available database of the Euro-
2	pean Network of Transmission System Operators for
3	Gas has not registered the transit of gas through the
4	Nord Stream 2 pipeline.
5	(c) WAIVER.—
6	(1) WAIVER BY JOINT RESOLUTION.—Sanctions
7	under subsection (a) may be waived only if there is
8	enacted into law a joint resolution approving such a
9	waiver.
10	(2) NO NATIONAL SECURITY WAIVER.—No
11	waiver under section 353 or any other provision of
12	law (other than a joint resolution described in para-
13	graph (1)) applies with respect to sanctions under
14	subsection (a).
15	(d) TERMINATION.—On the date on which the Presi-
16	dent has, after making an affirmative determination under
17	section 321, imposed sanctions under section 322, this
18	section shall no longer have any force or effect.
19	SEC. 313. IMPOSITION OF SANCTIONS WITH RESPECT TO
20	FOREIGN PERSONS CONTRIBUTING TO THE
21	DESTABILIZATION OF UKRAINE OR MALI-
22	CIOUS CYBER ACTIVITIES AGAINST UKRAINE.
23	Not later than 30 days after the date of the enact-
24	ment of this Act, the President shall impose the sanctions
25	described in section 351 with respect to not fewer than

1	15 foreign persons that the President determines have, on
2	or after October 1, 2021, engaged in activities, under the
3	authority or at the direction of the Government of the
4	Russian Federation, including through its proxies—
5	(1) to destabilize Ukraine; or
6	(2) that disrupt, attack, illegally infiltrate, or
7	degrade the operations of—
8	(A) any official website or network of the
9	Government of Ukraine;
10	(B) any public utility that operates in
11	Ukraine; or
12	(C) any critical infrastructure in Ukraine.
13	SEC. 314. IMPOSITION OF SANCTIONS WITH RESPECT TO
13 14	SEC. 314. IMPOSITION OF SANCTIONS WITH RESPECT TO FACILITATING TRANSACTIONS FOR THE RUS-
14	FACILITATING TRANSACTIONS FOR THE RUS-
14 15	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES.
14 15 16 17	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES. (a) IN GENERAL.—Not later than 30 days after the
14 15 16 17	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES. (a) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the President shall de-
14 15 16 17 18	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES. (a) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the President shall de- termine whether, on or after January 1, 2021,
 14 15 16 17 18 19 	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES. (a) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the President shall de- termine whether, on or after January 1, 2021, Promsvyazbank and any of the financial institutions speci-
 14 15 16 17 18 19 20 	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES. (a) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the President shall de- termine whether, on or after January 1, 2021, Promsvyazbank and any of the financial institutions speci- fied in section 323 have knowingly conducted or facilitated
 14 15 16 17 18 19 20 21 	FACILITATING TRANSACTIONS FOR THE RUS- SIAN ARMED FORCES. (a) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the President shall de- termine whether, on or after January 1, 2021, Promsvyazbank and any of the financial institutions speci- fied in section 323 have knowingly conducted or facilitated any transactions for any branch of the Armed Forces of

1 (2) the build-up of the Armed Forces of the 2 Russian Federation along Ukraine's border on or 3 after December 1, 2021; or 4 (3) other military operations that have violated 5 the sovereignty or territorial integrity of Ukraine. 6 (b) IMPOSITION OF SANCTIONS.— 7 (1) PROMSVYAZBANK.—If the President deter-8 mines under subsection (a) that Promsvyazbank has 9 conducted or facilitated any transactions described 10 in that subsection, the President shall impose the 11 sanctions described in section 351(1) with respect to 12 Promsvyazbank. 13 OTHER (2)RUSSIAN FINANCIAL INSTITU-14 TIONS.—If the President determines under sub-15 section (a) that one or more of the financial institu-16 tions specified in section 323 have conducted or fa-17 cilitated transactions described in subsection (a), the 18 President shall impose the sanctions described in 19 section 351(1) with respect to one of those financial 20 institutions. 21 (c) DISCRETIONARY SANCTIONS WITH RESPECT TO 22 SUBSIDIARIES AND SUCCESSOR ENTITIES.—The Presi-

23 dent may impose the sanctions described in section 351(1)
24 with respect to any entity owned or controlled by, or that
25 is a successor to, a financial institution with respect to

which sanctions are imposed under paragraph (1) or (2)
 of subsection (b).

3 SEC. 315. IMPOSITION OF SANCTIONS WITH RESPECT TO 4 ENTITIES ON THE CAATSA SECTION 231(e) 5 LIST.

6 Not later than 30 days after the date of the enact7 ment of this Act, the President shall impose the sanctions
8 described in section 351 with respect to not fewer than
9 5 entities—

(1) on the list of persons determined under section 231(e) of the Countering America's Adversaries
Through Sanctions Act (22 U.S.C. 9525(e)) to be
part of, or to operate for or on behalf of, the defense
or intelligence sectors of the Government of the Russian Federation; and

16 (2) not designated before such date of enact17 ment for inclusion in the list of specially designated
18 nationals and blocked persons maintained by the Of19 fice of Foreign Assets Control of the Department of
20 the Treasury.

Subtitle B—Sanctions and Other Measures in Response to Esca lation of Aggression Against Ukraine by the Russian Federa tion

6 SEC. 321. DETERMINATION WITH RESPECT TO OPERATIONS 7 OF THE RUSSIAN FEDERATION IN UKRAINE.

8 (a) IN GENERAL.—The President shall determine, at
9 such times as are required under subsection (b), wheth10 er—

(1) the Government of the Russian Federation,
including through any of its proxies, is engaged in
or knowingly supporting an escalation of aggression,
including through offensive cyber operations, in or
against Ukraine, including compared to the level of
aggression in or against Ukraine before January 1,
2022; and

(2) if so, whether such escalation has the aim
or effect of undermining, overthrowing, or dismantling the Government of Ukraine, occupying the territory of Ukraine, or interfering with the sovereignty
or territorial integrity of Ukraine.

23 (b) TIMING OF DETERMINATIONS.—The President24 shall make the determination described in subsection (a)—

1	(1) not later than 15 days after the date of the
2	enactment of this Act;
3	(2) after the first determination under para-
4	graph (1), not less frequently than every 30 days (or
5	more frequently as warranted) during the 1-year pe-
6	riod beginning on such date of enactment; and
7	(3) after the end of that 1-year period, not less
8	frequently than every 90 days.
9	(c) REPORT REQUIRED.—Upon making a determina-
10	tion under subsection (a), the President shall submit a re-
11	port on the determination to—
12	(1) the committees specified in subsection (e);
13	(2) the majority leader and the minority leader
14	of the Senate; and
15	(3) the Speaker and the minority leader of the
16	House of Representatives.
17	(d) Congressional Requests.—
18	(1) IN GENERAL.—Not later than 10 days after
19	receiving a request from the chairman or ranking
20	member of one of the committees specified in sub-
21	section (e) with respect to whether the Russian Fed-
22	eration, including through any of its proxies, has en-
23	gaged in an act described in subsection (a), the
24	President shall—

1	(A) determine if the Russian Federation
2	has engaged in such an act; and
3	(B) submit a report on that determination,
4	with a detailed explanation, to the committees
5	specified in subsection (e).
6	(2) FAILURE OF PRESIDENTIAL DETERMINA-
7	TION.—The failure of the President to submit a re-
8	port required by subparagraph (B) of paragraph (1)
9	by the date required by that paragraph shall have
10	the same effect as if the President had made an af-
11	firmative determination under subsection (a).
12	(e) Committees Specified.—The committees speci-
13	fied in this subsection are—
14	(1) the Committee on Foreign Relations, the
15	Committee on Armed Services, and the Select Com-
16	mittee on Intelligence of the Senate; and
17	(2) the Committee on Foreign Affairs, the
18	Committee on Armed Services, and the Permanent
19	Select Committee on Intelligence of the House of
20	Representatives.
21	SEC. 322. IMPOSITION OF SANCTIONS WITH RESPECT TO
22	NORD STREAM 2.
23	(a) IN GENERAL.—Upon making an affirmative de-
24	termination under section 321 and not later than 10 days
25	

the sanctions described in section 351 with respect to a
 foreign person that is—

3 (1) any entity established for or responsible for
4 the planning, construction, or operation of the Nord
5 Stream 2 pipeline or a successor entity, including
6 Nord Stream 2 AG; and

7 (2) any corporate officer of an entity described8 in paragraph (1).

9 (b) NO WAIVER.—No waiver under section 353 or
10 any other provision of law applies with respect to sanctions
11 under subsection (a).

(c) REPEAL OF WAIVER UNDER PROTECTING EUROPE'S ENERGY SECURITY ACT.—Section 7503 of the
Protecting Europe's Energy Security Act of 2019 (title
LXXV of Public Law 116–92; 22 U.S.C. 9526 note) is
amended by striking subsection (f).

17 SEC. 323. IMPOSITION OF SANCTIONS WITH RESPECT TO

18

RUSSIAN FINANCIAL INSTITUTIONS.

19 (a) Imposition of Sanctions.—

20 (1) IN GENERAL.—

21 (A) SPECIFIED RUSSIAN FINANCIAL INSTI22 TUTIONS.—Upon making an affirmative deter23 mination under section 321 and not later than
24 30 days following such a determination, the
25 President shall impose the sanctions described

in action 251(1) with respect to each of the
in section $351(1)$ with respect to each of the
following financial institutions:
(i) VTB.
(ii) VEB.RF.
(iii) The Russian Direct Investment
Fund.
(iv) Alfa Bank.
(B) ADDITIONAL SPECIFIED RUSSIAN FI-
NANCIAL INSTITUTIONS.—
(i) IN GENERAL.—Upon making an
affirmative determination under section
321 and not later than 30 days following
such a determination, the President shall,
subject to clause (ii), impose the sanctions
described in paragraph (1) or (2) of sec-
tion 351 with respect to each of the fol-
lowing financial institutions:
(I) Sberbank.
(II) Gazprombank.
(III) Credit Bank of Moscow.
(IV) Rosselkhozbank.
(V) FC Bank Otkritie.
(VI) Promsvyazbank.
(VII) Sovcombank.
(VIII) Transkapitalbank.

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	10
1	(IX) Any other comparable Rus-
2	sian financial institution as deter-
3	mined by the President.
4	(ii) Type of sanctions.—The Presi-
5	dent shall impose the sanctions described
6	in section $351(1)$ with respect to not fewer
7	than 4 of the financial institutions speci-
8	fied in clause (i).
9	(2) Subsidiaries and successor entities.—
10	(A) IN GENERAL.—The President shall im-
11	pose, with respect to any financial institution
12	described in subparagraph (B), the sanctions
13	described in section 351 that the President de-
14	termines are equivalent to the sanctions im-
15	posed with respect to financial institutions spec-
16	ified in paragraph (1).
17	(B) FINANCIAL INSTITUTIONS DE-
18	SCRIBED.—A financial institution described in
19	this subparagraph is a financial institution—
20	(i) owned or controlled by, or that is
21	a successor to, a financial institution speci-
22	fied in paragraph (1); or
23	(ii) used or established for the pur-
24	pose of evading sanctions under this sec-
25	tion.

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

3	(1) LIST REQUIRED.—Not later than 30 days
4	after making an affirmative determination under
5	section 321, and every 90 days thereafter, the Presi-
6	dent shall submit to the appropriate committees of
7	Congress a list of foreign persons that the President
8	determines—
9	(A) are financial institutions—
10	(i) owned or operated by the Govern-
11	ment of the Russian Federation; or
12	(ii) that are owned or controlled by, or
13	are successors to, a financial institution
14	described in clause (i); and
15	(B) with respect to which sanctions should
16	be imposed in the interest of national security
17	of the United States.
18	(2) Imposition of sanctions.—Upon the sub-
19	mission of each list required by paragraph (1), the
20	President shall impose the sanctions described in
21	paragraph (1) or (2) of section 351 with respect to
22	each foreign person identified on the list.
23	(c) Mandatory Imposition of Sanctions With
24	Respect to Transactions With Sanctioned Russian
25	FEDERATION FINANCIAL INSTITUTIONS.—

1 (1) IN GENERAL.—The President shall impose 2 one or both of the sanctions described in paragraphs 3 (1) and (2) of section 351 with respect to a foreign 4 financial institution that, on or after the date that 5 is 30 days after sanctions are imposed under sub-6 section (a) or (b), knowingly engages in a significant 7 financial transaction with any financial institution 8 subject to sanctions imposed under subsection (a) or 9 (b).

10 (2) WIND DOWN PERIOD FOR THE IMPOSITION 11 OF SECONDARY SANCTIONS.—The President may 12 delay the imposition of sanctions under paragraph 13 (1) with respect to a financial institution for not 14 more than 30 days if the President determines it is 15 necessary to enable non-Russian persons acting in 16 good faith to wind down business subject to sanc-17 tions under this section.

(d) CONGRESSIONAL DISAPPROVAL OF WAIVERS.—
(1) REPORT REQUIRED.—Any waiver under section 353(b) that applies to a sanction imposed under
this section shall be accompanied by a report submitted by the President to the appropriate committees of Congress stating whether the waiver—

1	(A) is not intended to significantly alter
2	United States foreign policy with regard to the
3	Russian Federation; or
4	(B) is intended to significantly alter
5	United States foreign policy with regard to the
6	Russian Federation.
7	(2) TERMINATION OF WAIVER.—A waiver de-
8	scribed in paragraph (1) shall have no force or effect
9	on or after the date of the enactment of a joint reso-
10	lution of disapproval enacted in accordance with
11	paragraph (3) with respect to the waiver.
12	(3) Consideration of Joint Resolutions
13	OF DISAPPROVAL.—
14	(A) JOINT RESOLUTION OF DISAPPROVAL
15	DEFINED.—In this subsection, the term "joint
16	resolution of disapproval" means a joint resolu-
17	tion the sole matter after the resolving clause of
18	which is the following: "Congress disapproves of
19	the waiver under section 353(b) of the Never
20	Yielding Europe's Territory (NYET) Act of
21	2022 with respect to a sanction imposed under
22	section 323 of that Act relating to",
23	with the blank space being filled with a short
24	description of the matter to which the waiver
25	relates.

1 (B) INTRODUCTION.—A joint resolution of 2 disapproval may be introduced at any time after 3 the issuance of a waiver described in paragraph 4 (1)— (i) in the House of Representatives, 5 6 by the majority leader or the minority 7 leader; and 8 (ii) in the Senate, by the majority 9 leader (or the majority leader's designee) 10 or the minority leader (or the minority 11 leader's designee). 12 (C) EXPEDITED PROCEDURES.—The pro-13 cedures set forth in paragraphs (4), (5), and 14 (6) of section 216(c) of the Countering Amer-15 ica's Adversaries Through Sanctions Act (22) 16 U.S.C. 9511(c)) shall apply with respect to a 17 joint resolution of disapproval under this para-18 graph to the same extent and in the same man-19 ner as such procedures apply with respect to a 20 joint resolution under that section, except that 21 a joint resolution of disapproval under this 22 paragraph shall, in the Senate, be referred— 23 (i) to the Committee on Banking, 24 Housing, and Urban Affairs if the joint 25 resolution relates to a waiver that is not

- 1 significantly alter intended to United 2 States foreign policy with regard to the 3 Russian Federation, as stated in the report 4 required by paragraph (1); and 5 (ii) to the Committee on Foreign Re-6 lations if the joint resolution relates to a 7 waiver that is intended to significantly 8 alter United States foreign policy with re-9 gard to the Russian Federation, as stated 10 in the report required by paragraph (1). 11 (4) Rules of house of representatives 12 AND SENATE.—This subsection is enacted by Con-13 gress-14 (A) as an exercise of the rulemaking power 15 of the Senate and the House of Representa-16 tives, respectively, and as such is deemed a part 17 of the rules of each House, respectively, and su-18 persedes other rules only to the extent that it 19 is inconsistent with such rules; and 20 (B) with full recognition of the constitu-21 tional right of either House to change the rules 22 (so far as relating to the procedure of that 23 House) at any time, in the same manner, and 24 to the same extent as in the case of any other
- 25 rule of that House.

1	SEC. 324. IMPOSITION OF SANCTIONS WITH RESPECT TO
2	RUSSIAN OLIGARCHS AND MEMBERS OF
3	PUTIN'S INNER CIRCLE.
4	Upon making an affirmative determination under
5	section 321 and not later than 60 days following such a
6	determination, the President shall impose the sanctions
7	described in section 351 with respect to not fewer than
8	15 foreign persons—
9	(1) that the President determines—
10	(A) are listed in the classified annex sub-
11	mitted to Congress with the report required by
12	section 241 of the Countering America's Adver-
13	saries Through Sanctions Act (Public Law
14	115–44; 131 Stat. 922); or
15	(B) would be included in that annex, if
16	that report were submitted on the date of the
17	determination; and
18	(2) with respect to which the President deter-
19	mines sanctions should be imposed in the interest of
20	the national security of the United States.
21	SEC. 325. IMPOSITION OF SANCTIONS WITH RESPECT TO
22	OFFICIALS OF THE GOVERNMENT OF THE

24 ATIONS IN UKRAINE.

23

25 (a) IN GENERAL.—Upon making an affirmative de26 termination under section 321 and not later than 60 days
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RUSSIAN FEDERATION RELATING TO OPER-

1	following such a determination, the President shall impose
2	the sanctions described in section 351 with respect to each
3	of the officials specified in subsection (b).
4	(b) OFFICIALS SPECIFIED.—The officials specified in
5	this subsection are the following:
6	(1) The President of the Russian Federation.
7	(2) The Prime Minister of the Russian Federa-
8	tion.
9	(3) The Foreign Minister of the Russian Fed-
10	eration.
11	(4) The Minister of Defense of the Russian
12	Federation.
13	(5) The Chief of the General Staff of the
14	Armed Forces of the Russian Federation.
15	(6) The Commander-in-Chief of the Land
16	Forces of the Russian Federation.
17	(7) The Commander-in-Chief of the Aerospace
18	Forces of the Russian Federation.
19	(8) The Commander of the Airborne Forces of
20	the Russian Federation.
21	(9) The Commander-in-Chief of the Navy of the
22	Russian Federation.
23	(10) The Commander of the Strategic Rocket
24	Forces of the Russian Federation.

1	(11) The Commander of the Special Operations
2	Forces of the Russian Federation.
3	(12) The Commander of Logistical Support of
4	the Armed Forces of the Russian Federation.
5	(c) Additional Officials.—
6	(1) LIST REQUIRED.—Not later than 30 days
7	after making an affirmative determination under
8	section 321 and every 90 days thereafter, the Presi-
9	dent shall submit to the appropriate committees of
10	Congress a list of foreign persons that the President
11	determines—
12	(A) are—
13	(i) senior officials of any branch of
14	the Armed Forces of the Russian Federa-
15	tion leading any of the operations de-
16	scribed in section 321; or
17	(ii) senior officials of the Government
18	of the Russian Federation, including any
19	intelligence agencies or security services of
20	the Russian Federation, with significant
21	roles in planning or implementing such op-
22	erations; and
23	(B) with respect to which sanctions should
24	be imposed in the interest of the national secu-
25	rity of the United States.

(2) IMPOSITION OF SANCTIONS.—Upon the sub mission of each list required by paragraph (1), the
 President shall impose the sanctions described in
 section 351 with respect to each foreign person on
 the list.

6 SEC. 326. PROHIBITION ON AND IMPOSITION OF SANC7 TIONS WITH RESPECT TO TRANSACTIONS IN8 VOLVING RUSSIAN SOVEREIGN DEBT.

9 (a) PROHIBITION ON TRANSACTIONS.—Upon making 10 an affirmative determination under section 321 and not later than 30 days following such a determination, the 11 President shall prohibit all transactions by United States 12 13 persons involving the sovereign debt of the Government of the Russian Federation issued on or after the date of 14 15 the enactment of this Act, including governmental bonds. 16 (b) Imposition of Sanctions With Respect to 17 STATE-OWNED ENTERPRISES.—

(1) IN GENERAL.—Not later than 60 days after
making an affirmative determination under section
321, the President shall identify and impose the
sanctions described in section 351 with respect to
foreign persons that the President determines engage in transactions involving the debt—

1	(A) of not fewer than 10 entities owned or
2	controlled by the Government of the Russian
3	Federation; and
4	(B) that is not subject to any other sanc-
5	tions imposed by the United States.
6	(2) APPLICABILITY.—Sanctions imposed under
7	paragraph (1) shall apply with respect to debt of an
8	entity described in subparagraph (A) of that para-
9	graph that is issued after the date that is 90 days
10	after the President makes an affirmative determina-
11	tion under section 321.
12	(c) LIST; IMPOSITION OF SANCTIONS.—Not later
13	than 30 days after making an affirmative determination
14	under section 321, and every 90 days thereafter, the Presi-
15	dent shall—
16	(1) submit to the appropriate committees of
17	Congress a list of foreign persons that the President
18	determines are engaged in transactions described in
19	subsection (a); and
20	(2) impose the sanctions described in section
21	351 with respect to each such person.
22	SEC. 327. IMPOSITION OF SANCTIONS WITH RESPECT TO
23	RUSSIAN EXTRACTIVE INDUSTRIES.
24	(a) IDENTIFICATION.—Not later than 60 days after
25	making an affirmative determination under section 321,

the President shall identify foreign persons in any of the
 sectors or industries of the Russian Federation described
 in subsection (b) with respect to which the President de termines sanctions should be imposed in the interest of
 the national security of the United States.

6 (b) SECTORS AND INDUSTRIES DESCRIBED.—The
7 sectors and industries of the Russian Federation described
8 in this subsection are the following:

9 (1) Oil and gas extraction and production.

10 (2) Metals extraction, mining, and production.

11 (3) Minerals extraction and processing.

(4) Any other sector or industry with respect to
which the President determines the imposition of
sanctions is in the United States national security
interest.

16 (c) LIST; IMPOSITION OF SANCTIONS.—Not later
17 than 30 days after the date of the enactment of this Act,
18 the President shall submit to the appropriate committees
19 of Congress a report describing efforts by the United
20 States to—

(1) mitigate the impact of Russian restrictionson natural gas, coal, and oil exports to Europe;

(2) ensure sufficient energy supplies to Europe
in the event of the imposition of the sanctions under
subsection (a); and

(3) implement the requirements under section
 209 to address energy supply shortfalls caused by
 the imposition of sanctions under subsection (a) or
 the termination of energy supplies by the Russian
 Federation.

6 SEC. 328. IMPOSITION OF SANCTIONS WITH RESPECT TO
7 BELARUS RELATED TO THE BUILD-UP OF
8 RUSSIAN ARMED FORCES ALONG UKRAINE'S
9 BORDER.

10 Upon making an affirmative determination under 11 section 321 and not later than 30 days following such a 12 determination, if the territory of the Republic of Belarus 13 was used as a point of origin for Russian aggression cov-14 ered by the determination, the President shall impose the 15 sanctions described in section 351 with respect to—

16 (1) not fewer than 15 senior officials of the17 Armed Forces of the Republic of Belarus;

18 (2) not fewer than 15 senior officials who are
19 members of the current leadership of the Republic of
20 Belarus; and

21 (3) not fewer than 2 of the following financial22 institutions:

- 23 (A) Belarusbank.
- 24 (B) BPS-Sberbank.
- 25 (C) Belinvestbank.

1	(D) The Development Bank of Belarus.
2	(E) Alfa Bank Belarus.
3	(F) BSB Bank.

4 SEC. 329. PROHIBITION ON INVESTMENT IN OCCUPIED 5 UKRAINIAN TERRITORY.

6 The sale, trade, transfer, and investment of goods or 7 services by a United States person in regions of Ukraine 8 occupied by a third country are prohibited until the Sec-9 retary of State certifies that each such region is under 10 the jurisdiction of the Government of Ukraine.

11 Subtitle C—Other Matters

12 SEC. 341. REPORTS ON LIMITATION ON EXEMPTION FROM

13REGISTRATIONUNDERTHEFOREIGN14AGENTSREGISTRATIONACTOF1938,AS15AMENDED,FORPERSONSFILINGDISCLO-16SUREREPORTSUNDERTHELOBBYINGDIS-17CLOSUREACTOF1995WHOAREACTINGON18BEHALFOFRUSSIANENTITIES.

(a) IN GENERAL.—Not later than 45 days after the
date of enactment of this Act and every 90 days thereafter, the Attorney General, in coordination with the Secretary of State, shall submit to the appropriate committees
of Congress with oversight over compliance by an agent
of a foreign principal representing interests of the Government of the Russian Federation or entities under the con-

trol or influence of the Government of the Russian Fed eration with the Foreign Agents Registration Act of 1938,
 as amended (22 U.S.C. 611 et seq.), a report, the contents
 of which are described in subsection (b).

5 (b) CONTENTS.—The report required under sub-6 section (a) shall—

7 (1) include a list of all filings made under the 8 Lobbying Disclosure Act of 1995 (2 U.S.C. 1601 et 9 seq.) during the applicable reporting period de-10 scribed in subsection (c) by any agent of a foreign 11 principal that is based in the Russian Federation or 12 on behalf of any company or economic project that 13 is more than 33-percent owned or controlled by the 14 Government of the Russian Federation, a Russian 15 state-owned enterprise, or an individual on the list 16 described in section 324;

17 (2) for each filing that meets the requirements18 of paragraph (1)—

(A) list the name of the agent of the foreign principal filing the disclosure and the foreign principal or project on whose behalf the
agent is filing; and

(B) describe the nexus between the foreign
principal listed in the registration and the company or economic project that is based in the

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1 Russian Federation or more than 33-percent 2 owned or controlled by the Government of the 3 Russian Federation, Russian state-owned enter-4 prise, or an individual described in section 324; 5 (3) include a list of all enforcement actions 6 taken under the Foreign Agents Registration Act of 7 1938, as amended (22 U.S.C. 611 et seq.), or the Lobbying Disclosure Act of 1995 (2 U.S.C. 1601 et 8 9 seq.) during the applicable reporting period de-10 scribed in subsection (c) against an agent of a for-11 eign principal that is based in the Russian Federa-12 tion or on behalf of any economic project that is 13 more than 33-percent owned or controlled by the 14 Government of the Russian Federation, Russian 15 state-owned enterprise, or an individual on the list 16 described in section 324; 17 (4) describe any gaps in oversight or enforce-18 ment challenges to combatting abuse of or improper 19 registrations under the exemption under section 3(h) 20 of the Foreign Agents Registration Act of 1938, as 21 amended (22 U.S.C. 613(h)); and

(5) include an assessment of whether any
changes to the exemption under section 3(h) of the
Foreign Agents Registration Act of 1938, as amended (22 U.S.C. 613(h)), are necessary to ensure suffi-

1	cient safeguards against malign influence activities
2	by the Government of the Russian Federation or en-
3	tities under the control or influence of the Govern-
4	ment of the Russian Federation.
5	(c) Reporting Period.—For purposes of a report
6	required under subsection (a), the report shall cover—
7	(1) in the case of the initial report, calendar
8	year 2021 and the first quarter of calendar year
9	2022; and
10	(2) in the case of each subsequent report, the
11	quarter of the calendar year preceding the report.
12	Subtitle D—General Provisions
13	SEC. 351. SANCTIONS DESCRIBED.
15	SEC. 331. SANCTIONS DESCRIDED.
13	The sanctions to be imposed with respect to a foreign
14	The sanctions to be imposed with respect to a foreign
14 15	The sanctions to be imposed with respect to a foreign person under this title are the following:
14 15 16	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall
14 15 16 17	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall exercise all of the powers granted by the Inter-
14 15 16 17 18	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall exercise all of the powers granted by the Inter- national Emergency Economic Powers Act (50
14 15 16 17 18 19	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall exercise all of the powers granted by the Inter- national Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) to the extent necessary to block
14 15 16 17 18 19 20	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall exercise all of the powers granted by the Inter- national Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) to the extent necessary to block and prohibit all transactions in all property and in-
 14 15 16 17 18 19 20 21 	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall exercise all of the powers granted by the Inter- national Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) to the extent necessary to block and prohibit all transactions in all property and in- terests in property of the foreign person if such
 14 15 16 17 18 19 20 21 22 	The sanctions to be imposed with respect to a foreign person under this title are the following: (1) PROPERTY BLOCKING.—The President shall exercise all of the powers granted by the Inter- national Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) to the extent necessary to block and prohibit all transactions in all property and in- terests in property of the foreign person if such property and interests in property are in the United

1	(2) Restrictions on correspondent and
2	PAYABLE-THROUGH ACCOUNTS.—In the case of a
3	foreign financial institution, the President shall pro-
4	hibit the opening, and prohibit or impose strict con-
5	ditions on the maintaining, in the United States of
6	a correspondent account or a payable-through ac-
7	count by the foreign financial institution.
8	(3) ALIENS INADMISSIBLE FOR VISAS, ADMIS-
9	SION, OR PAROLE.—
10	(A) VISAS, ADMISSION, OR PAROLE.—In
11	the case of an alien, the alien is—
12	(i) inadmissible to the United States;
13	(ii) ineligible to receive a visa or other
14	documentation to enter the United States;
15	and
16	(iii) otherwise ineligible to be admitted
17	or paroled into the United States or to re-
18	ceive any other benefit under the Immigra-
19	tion and Nationality Act (8 U.S.C. 1101 et
20	seq.).
21	(B) CURRENT VISAS REVOKED.—
22	(i) IN GENERAL.—The visa or other
23	entry documentation of an alien described
24	in subparagraph (A) shall be revoked, re-

1 gardless of when such visa or other entry 2 documentation is or was issued. 3 (ii) IMMEDIATE EFFECT.—A revoca-4 tion under clause (i) shall— 5 (I) take effect immediately; and 6 automatically (II)cancel any 7 other valid visa or entry documenta-8 tion that is in the alien's possession.

9 SEC. 352. IMPLEMENTATION; REGULATIONS; PENALTIES.

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

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

18 (c) PENALTIES.—A person that violates, attempts to 19 violate, conspires to violate, or causes a violation of this 20 title or any regulation, license, or order issued to carry 21 out this title shall be subject to the penalties set forth in 22 subsections (b) and (c) of section 206 of the International 23 Emergency Economic Powers Act (50 U.S.C. 1705) to the 24 same extent as a person that commits an unlawful act de-25 scribed in subsection (a) of that section.

1 SEC. 353. EXCEPTIONS; WAIVER.

2 (a) EXCEPTIONS.—

3 (1)EXCEPTION FOR INTELLIGENCE ACTIVI-4 TIES.—This title shall not apply with respect to ac-5 tivities subject to the reporting requirements under 6 title V of the National Security Act of 1947 (50 7 U.S.C. 3091 et seq.) or any authorized intelligence 8 activities of the United States.

9 (2) EXCEPTION FOR COMPLIANCE WITH INTER-10 NATIONAL OBLIGATIONS AND LAW ENFORCEMENT ACTIVITIES.—Sanctions under this title shall not 11 12 apply with respect to an alien if admitting or parol-13 ing the alien into the United States is necessary—

14 (A) to permit the United States to comply 15 with the Agreement regarding the Head-16 quarters of the United Nations, signed at Lake 17 Success on June 26, 1947, and entered into 18 force November 21, 1947, between the United 19 Nations and the United States, or other appli-20 cable international obligations of the United 21 States; or

22 (B) to carry out or assist law enforcement 23 activity in the United States.

24 (3)HUMANITARIAN EXCEPTION.—Sanctions 25 under this title shall not apply with respect to any 26 person for conducting or facilitating a transaction

1 for the provision (including any sale) of agricultural 2 commodities, food, medicine, or medical devices to the Russian Federation. 3 4 (b) NATIONAL SECURITY WAIVER.—The President may waive the imposition of sanctions under this title with 5 respect to a person if the President— 6 7 (1) determines that such a waiver is in the na-8 tional security interests of the United States; and 9 (2) submits to the appropriate committees of 10 Congress a notification of the waiver and the rea-11 sons for the waiver. 12 SEC. 354. TERMINATION.

13 The President may terminate the sanctions imposed 14 under this title after determining and certifying to the ap-15 propriate committees of Congress that the Government of 16 the Russian Federation has—

(1) verifiably withdrawn all of its forces from
all territory of Ukraine that was not occupied or
subject to control by forces or proxies of the Government of the Russian Federation before December 1,
2021;

(2) ceased supporting proxies in such territory;and

24 (3) entered into an agreed settlement with a le-25 gitimate democratic government of Ukraine.

1 TITLE IV—HUMANITARIAN 2 ASSISTANCE TO UKRAINE

3 SEC. 401. HUMANITARIAN ASSISTANCE TO UKRAINE.

4 (a) SENSE OF CONGRESS.—It is the sense of Con-5 gress that the United States Government, in coordination 6 with international organizations, other donors, and local 7 partners, must be prepared to launch an immediate and 8 targeted humanitarian response to avert disaster in the 9 event of a Russian invasion into Ukraine.

10 (b) Assistance Described.—

11 (1) IN GENERAL.—The Secretary of State and 12 the Administrator of the United States Agency for 13 International Development, consistent with the au-14 thorities under chapters 1 and 9 of part I of the 15 Foreign Assistance Act of 1961 (22 U.S.C. 2151 et 16 seq., 22 U.S.C. 2292 et seq.), shall accelerate con-17 tingency planning for an immediate humanitarian 18 response to a Russian invasion into Ukraine, includ-19 ing, as practicable and appropriate, support for—

20 (A) the prepositioning of food and non-21 food humanitarian commodities;

(B) the recruitment of staff and enabling
mechanisms for disaster assistance response
teams;

1	(C) medical support for civilian casualties
2	of conflict;
3	(D) assistance for internally displaced per-
4	sons and the communities hosting them;
5	(E) the adaptation and expansion of tran-
6	sition initiatives that promote stabilization and
7	early recovery; and
8	(F) protection services for humanitarian
9	actors and civil society organizations working to
10	address humanitarian needs and build resilience
11	to Russian aggression.
12	(c) Congressional Briefing.—Not later than 5
13	days after the date of the enactment of this Act, the Sec-
14	retary of State and the Administrator of the United States
15	Agency for International Development shall brief the ap-
16	propriate congressional committees on the comprehensive
17	United States Government strategy to avert a humani-
18	tarian catastrophe in Ukraine.
19	SEC. 402. LIMITATIONS ON HUMANITARIAN ASSISTANCE.
20	(a) LIMITATION.—None of the funds authorized to
21	be appropriated or otherwise made available by this Act
22	may be made available for assistance for the Government
23	of the Russian Federation.
24	(b) ANNEXATION OF CRIMEA.—
25	(1) PROHIBITION.—

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1	(A) IN GENERAL.—None of the funds au-
2	thorized to be appropriated or otherwise made
3	available by this Act may be made available for
4	assistance for the central government of a coun-
5	try that the Secretary of State determines and
6	reports to the Committees on Foreign Relations
7	and Appropriations of the Senate and the Com-
8	mittees on Foreign Affairs and Appropriations
9	of the House of Representatives has taken af-
10	firmative steps intended to support or be sup-
11	portive of the Russian Federation annexation of
12	Crimea or any other territory in Ukraine.
13	(B) WAIVER.—The Secretary may waive
14	the restriction on assistance under subpara-
15	graph (A) if the Secretary determines and re-
16	ports to the committees described in such sub-
17	paragraph that the waiver is in the national se-
18	curity interest of the United States, and in-
19	cludes a justification for such interest.
20	(2) LIMITATION.—None of the funds authorized
21	to be appropriated or otherwise made available by

22 this Act may be made available for—

23 (A) the implementation of any action or policy that recognizes the sovereignty of the 24

1 Russian Federation over Crimea or any other 2 territory in Ukraine; (B) the facilitation, financing, or guarantee 3 4 of United States Government investments in 5 Crimea or other territory in Ukraine under the 6 control of the Government of the Russian Fed-7 eration or Russian-backed separatists, if such 8 activity includes the participation of officials of 9 the Government of the Russian Federation or other Russian-owned or -controlled financial en-10 11 tities; or 12 (C) assistance for Crimea or other terri-13 tory in Ukraine under the control of the Gov-14 ernment of the Russian Federation or Russian-15 backed separatists, if such assistance includes 16 the participation of Russian Government offi-17 cials of the Government of the Russian Federa-18 tion or other Russian-owned or -controlled fi-19 nancial entities. 20 (3)INTERNATIONAL FINANCIAL INSTITU-TIONS.—The Secretary of the Treasury shall in-21 22 struct the United States executive directors of each

international financial institution to use the voice
and vote of the United States to oppose any assistance by such institution (including any loan, credit,

or guarantee) for any program that violates the sovereignty or territorial integrity of Ukraine.

3 (4) DURATION.—The requirements and limita-4 tions of this subsection shall cease to be in effect if 5 the President certifies to the Committee on Foreign 6 Relations and the Committee on Appropriations of 7 the Senate and the Committee on Foreign Affairs 8 and the Committee on Appropriations of the House 9 of Representatives that the Government of Ukraine 10 has reestablished sovereignty over Crimea and other 11 territory in Ukraine under the control of the Govern-12 ment of the Russian Federation or Russian-backed 13 separatists and the Government of the Russian Fed-14 eration has returned to their garrisons all troops 15 currently on the internationally recognized border of 16 Ukraine as of February 1, 2022.

17 TITLE V—GENERAL PROVISIONS

18 SEC. 501. SUNSET.

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19 The provisions of titles I, II, and IV shall terminate20 on the date that is 5 years after the date of the enactment21 of this Act.

22 SEC. 502. EXCEPTION RELATING TO IMPORTATION OF 23 GOODS.

(a) IN GENERAL.—Notwithstanding any other provi-sion of this Act, the authority or a requirement to impose

sanctions under this Act shall not include the authority
 or a requirement to impose sanctions on the importation
 of goods.

4 (b) GOOD DEFINED.—In this section, the term
5 "good" means any article, natural or manmade substance,
6 material, supply, or manufactured product, including in7 spection and test equipment, and excluding technical data.

8 SEC. 503. PROHIBITION OF FUNDS.

9 No funds appropriated or authorized to be appro-10 priated in this Act may be used to support—

(1) any entity occupying the seat of government
in Ukraine which is not internationally recognized as
the legitimate government of Ukraine; or

14 (2) any entity under the direct control of the15 Government of the Russian Federation.

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