^{115TH CONGRESS} 2D SESSION S. 3336

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To strengthen the North Atlantic Treaty Organization, to combat international cybercrime, and to impose additional sanctions with respect to the Russian Federation, and for other purposes.

IN THE SENATE OF THE UNITED STATES

August 1, 2018

Mr. GRAHAM (for himself, Mr. MENENDEZ, Mr. GARDNER, Mr. CARDIN, Mr. MCCAIN, and Mrs. SHAHEEN) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

- To strengthen the North Atlantic Treaty Organization, to combat international cybercrime, and to impose additional sanctions with respect to the Russian Federation, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Defending American Security from Kremlin Aggression6 Act of 2018".
- 7 (b) TABLE OF CONTENTS.—The table of contents for8 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Sense of Congress.

Sec. 3. Statement of policy on Crimea.

TITLE I—MATTERS RELATING TO NORTH ATLANTIC TREATY ORGANIZATION

Subtitle A—Opposition of the Senate to Withdrawal From NATO

- Sec. 101. Opposition of the Senate to withdrawal from North Atlantic Treaty.
- Sec. 102. Limitation on use of funds.
- Sec. 103. Authorization for Senate Legal Counsel to represent Senate in opposition to withdrawal from the North Atlantic Treaty.
- Sec. 104. Reporting requirement.

Subtitle B—Strengthening the NATO Alliance

- Sec. 111. Report on NATO alliance resilience and United States diplomatic posture.
- Sec. 112. Expedited NATO excess defense articles transfer program.
- Sec. 113. Appropriate congressional committees defined.

TITLE II—MATTERS RELATING TO THE DEPARTMENT OF STATE

Subtitle A—Public Diplomacy Modernization

- Sec. 201. Avoiding duplication of programs and efforts.
- Sec. 202. Improving research and evaluation of public diplomacy.

Subtitle B—Other Matters

Sec. 211. Department of State responsibilities with respect to cyberspace policy. Sec. 212. Sense of Congress.

TITLE III—CHEMICAL WEAPONS NONPROLIFERATION

- Sec. 301. Short title.
- Sec. 302. Findings.
- Sec. 303. Statement of policy.
- Sec. 304. Report on use of chemical weapons by the Russian Federation.
- Sec. 305. Authorization of appropriations.
- Sec. 306. Chemical Weapons Convention defined.

TITLE IV—INTERNATIONAL CYBERCRIME PREVENTION ACT

- Sec. 401. Short title.
- Sec. 402. Predicate offenses.
- Sec. 403. Forfeiture.
- Sec. 404. Shutting down botnets.
- Sec. 405. Aggravated damage to a critical infrastructure computer.
- Sec. 406. Stopping trafficking in botnets; forfeiture.

TITLE V—COMBATING ELECTION INTERFERENCE

- Sec. 501. Prohibition on interference with voting systems.
- Sec. 502. Inadmissibility of aliens seeking to interfere in United States elections.

TITLE VI—SANCTIONS WITH RESPECT TO THE RUSSIAN FEDERATION

Subtitle A—Expansion of Countering America's Adversaries Through Sanctions Act

- Sec. 601. Imposition of additional sanctions with respect to the Russian Federation.
- Sec. 602. Congressional review and continued applicability of sanctions under the Sergei Magnitsky Rule of Law Accountability Act of 2012.

Subtitle B—Coordination With the European Union

- Sec. 611. Sense of Congress on coordination with allies with respect to sanctions with respect to the Russian Federation.
- Sec. 612. Office of Sanctions Coordination of the Department of State.
- Sec. 613. Report on coordination of sanctions between the United States and European Union.

Subtitle C—Reports Relating to Sanctions With Respect to the Russian Federation

- Sec. 621. Definitions.
- Sec. 622. Updated report on oligarchs and parastatal entities of the Russian Federation.
- Sec. 623. Report on the personal net worth and assets of Vladimir Putin.
- Sec. 624. Report on section 224 of the Countering America's Adversaries Through Sanctions Act.
- Sec. 625. Report on section 225 of the Countering America's Adversaries Through Sanctions Act.
- Sec. 626. Report on section 226 of the Countering America's Adversaries Through Sanctions Act.
- Sec. 627. Report on section 228 of the Countering America's Adversaries Through Sanctions Act.
- Sec. 628. Report on section 233 of the Countering America's Adversaries Through Sanctions Act.
- Sec. 629. Report on section 234 of the Countering America's Adversaries Through Sanctions Act.

Subtitle D—General Provisions

- Sec. 631. Exception relating to activities of the National Aeronautics and Space Administration.
- Sec. 632. Rule of construction.

TITLE VII—OTHER MATTERS RELATING TO THE RUSSIAN FEDERATION

- Sec. 701. Determination on designation of the Russian Federation as a state sponsor of terrorism.
- Sec. 702. Expansion of geographic targeting orders of Financial Crimes Enforcement Network.
- Sec. 703. Extension of limitations on importation of uranium from Russian Federation.
- Sec. 704. Establishment of a National Fusion Center to respond to threats from the Government of the Russian Federation.
- Sec. 705. Countering Russian Influence Fund.

Sec. 706. Coordinating aid and assistance across Europe and Eurasia.

Sec. 707. Addressing abuse and misuse by the Russian Federation of INTERPOL red notices and red diffusions.

Sec. 708. Report on accountability for war crimes and crimes against humanity by the Russian Federation in Syria.

Sec. 709. Report on activities of the Russian Federation in Syria.

Sec. 710. Sense of Congress on responsibility of technology companies for statesponsored disinformation.

1 SEC. 2. SENSE OF CONGRESS.

2 It is the sense of Congress that—

3 (1) the President should immediately marshal
4 and support a whole-of-government response by Fed5 eral agencies to address the threat posed by the Gov6 ernment of the Russian Federation and to work to
7 prevent interference by that Government and other
8 foreign state actors in United States institutions and
9 democratic processes;

10 (2) the President should publicly call for the 11 Government of the Russian Federation to return 12 Crimea to the control of the Government of Ukraine, 13 end its support for separatist violence in eastern 14 Ukraine, end its occupation of and support for sepa-15 ratists on the territory of Georgia and Moldova, and 16 cease enabling the brutal regime of Bashar al-Assad 17 in Syria to commit war crimes;

(3) the President should unequivocally condemn
and counter the ongoing interference in United
States institutions and democratic processes by the
President of the Russian Federation, Vladimir

Putin, his government, and affiliates of his govern ment;

3	(4) the conclusion of the United States intel-
4	ligence community and law enforcement agencies
5	and other United States Government officials that
6	the Russian Federation has perpetrated, and con-
7	tinues to perpetrate, such interference, is correct;
8	(5) the United States should continue to par-
9	ticipate actively as a member of the North Atlantic
10	Treaty Organization by—
11	(A) upholding the Organization's core prin-
12	ciples of collective defense, democratic rule of
13	law, and peaceful settlement of disputes;
14	(B) boosting coordination and deterrence
15	capacity among member countries; and
16	(C) supporting accession processes of pro-
17	spective member countries who meet the obliga-
18	tions of membership;
19	(6) Congress reiterates its strong support for
20	the Russia Sanctions Review Act of 2017 (22 U.S.C.
21	9511), which allows for congressional review of an
22	action to waive the application of sanctions under
23	the provisions of the Countering America's Adver-
24	saries Through Sanctions Act (Public Law 115–44;
25	131 Stat. 886) relating to the Russian Federation or

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1	a licensing action that significantly alters United	
2	States foreign policy with regard to the Russian	
3	Federation; and	
4	(7) sanctions imposed with respect to the Rus-	
5	sian Federation have been most effective when devel-	
6	oped and coordinated in close consultation with the	
7	European Union.	
8	SEC. 3. STATEMENT OF POLICY ON CRIMEA.	
9	It is the policy of the United States that—	
10	(1) the United States will never recognize the	
11	illegal annexation of Crimea by the Russian Federa-	
12	tion, similar to the 1940 Welles Declaration in which	
13	the United States refused to recognized the Soviet	
14	annexation of the Baltic States;	
15	(2) Crimea is part of the sovereign territory of	
16	Ukraine;	
17	(3) Crimea is part of Ukraine and the United	
18	States rejects attempts to change the status, demo-	
19	graphics, or political nature of Crimea;	
20	(4) the United States reaffirms its unwavering	
21	support for democracy, human rights, and the rule	
22	of law for all individuals in Crimea, including non-	
23	Russian ethnic groups and religious minorities;	
24	(5) the United States condemns all human	
25	rights violations against individuals in Crimea, and	

1	underscores the culpability of the Government of the
2	Russian Federation for such violations while the ter-
3	ritory of Crimea is under illegal Russian occupation;
4	(6) the United States, in coordination with the
5	European Union, the North Atlantic Treaty Organi-
6	zation, and members of the international commu-
7	nity, should prioritize efforts to prevent the further
8	consolidation of illegal occupying powers in Crimea,
9	reaffirm unified opposition to the actions of the Rus-
10	sian Federation in Crimea, and secure the human
11	rights of individuals there; and
12	(7) the United States welcomes the sanctions
13	that have been imposed and maintained as of the
14	date of the enactment of this Act by the United
15	States and the European Union against persons en-
16	gaged in furthering the illegal occupation of Crimea

17 by the Russian Federation.

I—MATTERS RELATING TITLE 1 TO NORTH ATLANTIC TREATY 2 **ORGANIZATION** 3 Subtitle A—Opposition of the 4 Senate to Withdrawal From NATO 5 SEC. 101. OPPOSITION OF THE SENATE TO WITHDRAWAL 6 7 FROM NORTH ATLANTIC TREATY.

8 The Senate opposes any effort to withdraw the
9 United States from the North Atlantic Treaty, done at
10 Washington, DC, April 4, 1949.

11 SEC. 102. LIMITATION ON USE OF FUNDS.

12 No funds authorized or appropriated by any Act may 13 be used to support, directly or indirectly, any efforts on 14 the part of any United States Government official to take steps to withdraw the United States from the North At-15 lantic Treaty, done at Washington, DC, April 4, 1949, 16 until such time as the Senate passes, by an affirmative 17 vote of two-thirds of Members, a resolution advising and 18 19 consenting to the withdrawal of the United States from 20 the treaty.

TREATY.

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5 The Senate Legal Counsel is authorized to represent 6 the Senate in initiating or intervening in any judicial pro-7 ceedings in any Federal court of competent jurisdiction, 8 on behalf of the Senate, in order to oppose any withdrawal 9 of the United States from the North Atlantic Treaty in 10 the absence of the passage by the Senate of a resolution 11 described in section 102.

12 SEC. 104. REPORTING REQUIREMENT.

13 The Senate Legal Counsel shall report as soon as 14 practicable to the Committee on Foreign Relations of the 15 Senate with respect to any judicial proceedings which the 16 Senate Legal Counsel initiates or in which it intervenes 17 pursuant to this title.

18 Subtitle B—Strengthening the 19 NATO Alliance

20 SEC. 111. REPORT ON NATO ALLIANCE RESILIENCE AND

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UNITED STATES DIPLOMATIC POSTURE.

(a) IN GENERAL.—Not later than 90 days after the
date of the enactment of this Act, and every 90 days thereafter, the Secretary of State, in consultation with the Secretary of Defense, shall submit a report to the appropriate
congressional committees providing an assessment of the
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threats and challenges facing the NATO alliance and
 United States diplomatic posture.

3 (b) ELEMENTS.—The report required under sub-4 section (a) shall include the following elements:

5 (1) A review of current and emerging United
6 States national security interests in the NATO area
7 of responsibility.

8 (2) A review of current United States political
9 and diplomatic engagement and political-military co10 ordination with NATO and NATO member states.

(3) Options for the realignment of United
States engagement with NATO to respond to new
threats and challenges presented by the Government
of the Russian Federation to the NATO alliance, as
well as new opportunities presented by allies and
partners.

17 (4) The views of counterpart governments, in18 cluding heads of state, heads of government, political
19 leaders, and military commanders in the region.

20sec. 112. Expedited nato excess defense articles21TRANSFER PROGRAM.

(a) REPORT.—Not later than 60 days after the date
of the enactment of this Act, the Secretary of Defense,
in consultation with the Secretary of State, shall submit
to the appropriate congressional committees a report with

recommendations regarding the need for and suitability of
 transferring excess defense articles under this section to
 countries in the NATO alliance, with particular emphasis
 on the foreign policy benefits as it pertains to those mem ber states currently purchasing defense articles or services
 from the Russian Federation.

7 (b) PERIOD FOR REVIEW BY CONGRESS OF REC-8 OMMENDATIONS FOR EDA TRANSFER TO NATO MEM-9 BERS.—During the 30-calendar-day period following sub-10 mission by the Secretary of Defense of the report required under subsection (a), the Committee on Foreign Relations 11 of the Senate and the Committee on Foreign Affairs of 12 13 the House of Representatives shall, as appropriate, hold hearings and briefings and otherwise obtain information 14 15 in order to fully review the recommendations included in the report. 16

17 (c) TRANSFER AUTHORITY.—The President is authorized to transfer such excess defense articles in a fiscal 18 year as the Secretary of Defense recommends pursuant 19 to this section to countries for which receipt of such arti-20 21 cles was justified pursuant to the annual congressional 22 presentation documents for military assistance programs, 23 or for which receipt of such articles was separately justi-24 fied to Congress, for such fiscal year.

(d) LIMITATIONS ON TRANSFERS.—The President

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2	may transfer excess defense articles under this section
3	only if—
4	(1) such articles are drawn from existing stocks
5	of the Department of Defense;
6	(2) funds available to the Department of De-
7	fense for the procurement of defense equipment are
8	not expended in connection with the transfer;
9	(3) the President determines that the transfer
10	of such articles will not have an adverse impact on
11	the military readiness of the United States;
12	(4) with respect to a proposed transfer of such
13	articles on a grant basis, the President determines
14	that the transfer is preferable to a transfer on a
15	sales basis, after taking into account the potential
16	proceeds from, and likelihood of, such sales, and the
17	comparative foreign policy benefits that may accrue
18	to the United States as the result of a transfer on
19	either a grant or sales basis; and
20	(5) the President determines that the transfer
21	of such articles will not have an adverse impact on
22	the national technology and industrial base and, par-
23	ticularly, will not reduce the opportunities of entities
24	in the national technology and industrial base to sell

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1	new or used equipment to the countries to which
2	such articles are transferred.
3	(e) TERMS OF TRANSFERS.—
4	(1) No cost to recipient country.—Excess
5	defense articles may be transferred under this sec-
6	tion without cost to the recipient country.
7	(2) PRIORITY.—Notwithstanding any other pro-
8	vision of law, the delivery of excess defense articles
9	under this section to member countries of NATO
10	that still purchase defense goods and services from
11	the Russian Federation and pledge to decrease such
12	purchases shall be given priority to the maximum ex-
13	tent feasible over the delivery of such excess defense
14	articles to other countries.
15	(3) TRANSPORTATION AND RELATED COSTS.—
16	(A) IN GENERAL.—Except as provided in
17	subparagraph (B), funds available to the De-
18	partment of Defense may not be expended for
19	crating, packing, handling, and transportation
20	of excess defense articles transferred under the
21	authority of this section.
22	(B) EXCEPTION.—The President may pro-
23	vide for the transportation of excess defense ar-
24	ticles without charge to a country for the costs
25	of such transportation if—

1	(i) it is determined that it is in the
2	national interest of the United States to do
3	so;
4	(ii) the recipient is a NATO member
5	state currently purchasing defense goods
6	and services from the Russian Federation
7	that has pledged to reduce such purchases;
8	(iii) the total weight of the transfer
9	does not exceed 50,000 pounds; and
10	(iv) such transportation is accom-
11	plished on a space available basis.
12	SEC. 113. APPROPRIATE CONGRESSIONAL COMMITTEES
13	DEFINED.
14	In this title, the term "appropriate congressional
15	committees" means—
16	(1) the Committee on Foreign Relations, the
17	Committee on Armed Services, and the Committee
18	on Appropriations of the Senate; and
19	(2) the Committee on Foreign Affairs, the
	(2) the Committee on Foreign Analis, the
20	Committee on Armed Services, and the Committee

TITLE II—MATTERS RELATING TO THE DEPARTMENT OF STATE Subtitle A—Public Diplomacy Modernization

5 SEC. 201. AVOIDING DUPLICATION OF PROGRAMS AND EF-

FORTS.

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7 The Under Secretary for Public Diplomacy and Pub-8 lic Affairs of the Department of State shall—

9 (1) identify opportunities for greater efficiency 10 of operations, including through improved coordina-11 tion of efforts across public diplomacy bureaus and 12 offices of the Department; and

(2) maximize shared use of resources between,
and within, such public diplomacy bureaus and offices in cases in which programs, facilities, or administrative functions are duplicative or substantially
overlapping.

18 SEC. 202. IMPROVING RESEARCH AND EVALUATION OF
19 PUBLIC DIPLOMACY.

20 (a) IN GENERAL.—The Secretary of State shall—

(1) conduct regular research and evaluation of
public diplomacy programs and activities of the Department, including through the routine use of audience research, digital analytics, and impact evalua-

tions, to plan and execute such programs and activi-	
ties; and	
(2) make the findings of the research and eval-	
uations conducted under paragraph (1) available to	
Congress.	
(b) DIRECTOR OF RESEARCH AND EVALUATION.—	

7 (1) APPOINTMENT.—Not later than 90 days 8 after the date of the enactment of this Act, the Sec-9 retary shall appoint a Director of Research and 10 Evaluation in the Office of Policy, Planning, and 11 Resources for the Under Secretary for Public Diplo-12 macy and Public Affairs.

13 (2) LIMITATION ON APPOINTMENT.—The ap-14 pointment of a Director of Research and Evaluation 15 pursuant to paragraph (1) shall not result in an in-16 crease in the overall full-time equivalent positions 17 within the Department.

18 (3) RESPONSIBILITIES.—The Director of Re-19 search and Evaluation shall—

20 (A) coordinate and oversee the research 21 and evaluation of public diplomacy programs of 22 the Department of State—

23 (i) to improve public diplomacy strate-24 gies and tactics; and

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1	(ii) to ensure that programs are in-
2	creasing the knowledge, understanding,
3	and trust of the United States among rel-
4	evant target audiences;
5	(B) report to the Director of Policy and
6	Planning in the Office of Policy, Planning, and
7	Resources under the Under Secretary for Public
8	Diplomacy and Public Affairs of the Depart-
9	ment;
10	(C) routinely organize and oversee audi-
11	ence research, digital analytics, and impact
12	evaluations across all public diplomacy bureaus
13	and offices of the Department;
14	(D) support embassy public affairs sec-
15	tions;
16	(E) share appropriate public diplomacy re-
17	search and evaluation information within the
18	Department and with other Federal depart-
19	ments and agencies;
20	(F) regularly design and coordinate stand-
21	ardized research questions, methodologies, and
22	procedures to ensure that public diplomacy ac-
23	tivities across all public diplomacy bureaus and
24	offices are designed to meet appropriate foreign
25	policy objectives; and

1	(G) report biannually to the United States
2	Advisory Commission on Public Diplomacy,
3	through the Commission's Subcommittee on Re-
4	search and Evaluation established pursuant to
5	subsection (f), regarding the research and eval-
6	uation of all public diplomacy bureaus and of-
7	fices of the Department.
8	(4) GUIDANCE AND TRAINING.—Not later than
9	one year after the appointment of the Director of
10	Research and Evaluation pursuant to paragraph (1),
11	the Director shall create guidance and training for
12	all public diplomacy officers regarding the reading
13	and interpretation of public diplomacy program eval-
14	uation findings to ensure that such findings and les-
15	sons learned are implemented in the planning and
16	evaluation of all public diplomacy programs and ac-
17	tivities throughout the Department.
18	(c) PRIORITIZING RESEARCH AND EVALUATION.—
19	(1) IN GENERAL.—The Director of Policy,
20	Planning and Resources shall ensure that research

Planning, and Resources shall ensure that research
and evaluation, as coordinated and overseen by the
Director of Research and Evaluation, supports strategic planning and resource allocation across all public diplomacy bureaus and offices of the Department.

1	(2) Allocation of resources.—Amounts al-
2	located for the purposes of research and evaluation
3	of public diplomacy programs and activities pursu-
4	ant to subsection (a) shall be made available to be
5	disbursed at the direction of the Director of Re-
6	search and Evaluation among the research and eval-
7	uation staff across all public diplomacy bureaus and
8	offices of the Department.
9	(3) SENSE OF CONGRESS.—It is the sense of
10	Congress that—
11	(A) the Under Secretary for Public Diplo-
12	macy and Public Affairs of the Department of
13	State should coordinate the human and finan-
14	cial resources that support the Department's
15	public diplomacy and public affairs programs
16	and activities;
17	(B) proposals or plans related to resource
18	allocations for public diplomacy bureaus and of-
19	fices should be routed through the Office of the
20	Under Secretary for Public Diplomacy and
21	Public Affairs for review and clearance; and
22	(C) the Department should allocate, for
23	the purposes of research and evaluation of pub-
24	lic diplomacy activities and programs pursuant
25	to subsection (a)—

1(i) 3 to 5 percent of program funds2made available under the heading "EDU-3CATIONAL AND CULTURAL EXCHANGE4PROGRAMS"; and

5	(ii) 3 to 5 percent of program funds
6	allocated for public diplomacy programs
7	under the heading "DIPLOMATIC AND
8	Consular Programs".

9 (d) LIMITED EXEMPTION.—Chapter 35 of title 44, 10 United States Code (commonly known as the "Paperwork Reduction Act") shall not apply to collections of informa-11 12 tion directed at foreign individuals conducted by, or on 13 behalf of, the Department of State for the purpose of audience research, monitoring, and evaluations, and in connec-14 15 tion with the Department's activities conducted pursuant to the United States Information and Educational Ex-16 17 change Act of 1948 (22 U.S.C. 1431 et seq.), the Mutual 18 Educational and Cultural Exchange Act of 1961 (22) U.S.C. 2451 et seq.), section 1287 of the National Defense 19 20Authorization Act for Fiscal Year 2017 (Public Law 114– 21 328; 22 U.S.C. 2656 note), or the Foreign Assistance Act 22 of 1961 (22 U.S.C. 2151 et seq.).

(e) LIMITED EXEMPTION TO THE PRIVACY ACT.—
The Department shall maintain, collect, use, and disseminate records (as such term is defined in section 552a(a)(4)

of title 5, United States Code) for research and data anal ysis of public diplomacy efforts intended for foreign audi ences. Such research and data analysis shall be reasonably
 tailored to meet the purposes of this subsection and shall
 be carried out with due regard for privacy and civil lib erties guidance and oversight.

7 (f) Advisory Commission on Public Diplo-8 Macy.—

9 (1) SUBCOMMITTEE FOR RESEARCH AND EVAL-10 UATION.—The Advisory Commission on Public Di-11 plomacy shall establish a Subcommittee for Research 12 and Evaluation to monitor and advise on the re-13 search and evaluation activities of the Department 14 and the Broadcasting Board of Governors.

15 (2) REPORT.—The Subcommittee for Research 16 and Evaluation established pursuant to paragraph 17 (1) shall submit an annual report to Congress in 18 conjunction with the Commission on Public Diplo-19 macy's Comprehensive Annual Report on the per-20 formance of the Department and the Broadcasting 21 Board of Governors in carrying out research and 22 evaluations of their respective public diplomacy pro-23 gramming.

(3) REPEAL OF SUNSET.—Section 1334 of the
 Foreign Affairs Reform and Restructuring Act of
 1998 (22 U.S.C. 6553) is hereby repealed.

4 (g) DEFINITIONS.—In this section:

5 (1) AUDIENCE RESEARCH.—The term "audi-6 ence research" means research conducted at the out-7 set of a public diplomacy program or campaign plan-8 ning and design on specific audience segments to un-9 derstand the attitudes, interests, knowledge, and be-10 haviors of such audience segments.

11 (2) DIGITAL ANALYTICS.—The term "digital 12 analytics" means the analysis of qualitative and 13 quantitative data, accumulated in digital format, to 14 indicate the outputs and outcomes of a public diplo-15 macy program or campaign.

16 (3) IMPACT EVALUATION.—The term "impact
17 evaluation" means an assessment of the changes in
18 the audience targeted by a public diplomacy program
19 or campaign that can be attributed to such program
20 or campaign.

(4) PUBLIC DIPLOMACY BUREAUS AND OFFICES.—The term "public diplomacy bureaus and
offices" means the Bureau of Educational and Cultural Affairs, the Bureau of Public Affairs, the Bureau of International Information Programs, the Of-

1	fice of Policy, Planning, and Resources, the Global
2	Engagement Center, and the public diplomacy func-
3	tions within the regional and functional bureaus.
4	Subtitle B—Other Matters
5	SEC. 211. DEPARTMENT OF STATE RESPONSIBILITIES WITH
6	RESPECT TO CYBERSPACE POLICY.
7	(a) Office of Cyberspace and the Digital
8	ECONOMY.—Section 1 of the State Department Basic Au-
9	thorities Act of 1956 (22 U.S.C. 2651a) is amended—
10	(1) by redesignating subsection (g) as sub-
11	section (h); and
12	(2) by inserting after subsection (f) the fol-
13	lowing:
14	"(g) Office of Cyberspace and the Digital
15	ECONOMY.—
16	"(1) IN GENERAL.—There is established, within
17	the Department of State, an Office of Cyberspace
18	and the Digital Economy (referred to in this sub-
19	section as the 'Office'). The head of the Office shall
20	have the rank and status of ambassador and shall
21	be appointed by the President, by and with the ad-
22	vice and consent of the Senate.
23	((2) DUTIES.)
24	"(A) IN GENERAL.—The head of the Of-
25	fice shall perform such duties and exercise such

1	powers as the Secretary of State shall prescribe,
2	including implementing the United States inter-
3	national cyberspace policy strategy issued by
4	the Department of State in March 2016 pursu-
5	ant to section 402 of the Cybersecurity Act of
6	2015 (division N of Public Law 114–113; 129
7	Stat. 2978).
8	"(B) DUTIES DESCRIBED.—The principal
9	duties and responsibilities of the head of the
10	Office shall be—
11	"(i) to serve as the principal cyber
12	policy official within the senior manage-
13	ment of the Department of State and as
14	the advisor to the Secretary of State for
15	cyber issues;
16	"(ii) to lead the Department of
17	State's diplomatic cyberspace efforts, in-
18	cluding efforts relating to international cy-
19	bersecurity, Internet access, Internet free-
20	dom, digital economy, cybercrime, deter-
21	rence and international responses to cyber
22	threats, and other issues that the Sec-
23	retary assigns to the Office;
24	"(iii) to promote an open, interoper-
25	able, reliable, unfettered, and secure infor-

1	mation and communications technology in-
2	frastructure globally;
3	"(iv) to represent the Secretary of
4	State in interagency efforts to develop and
5	advance cyberspace policy described in sub-
6	paragraph (A);
7	"(v) to coordinate cyberspace efforts
8	and other relevant functions, including
9	countering terrorists' use of cyberspace,
10	within the Department of State and with
11	other components of the United States
12	Government;
13	"(vi) to act as a liaison to public and
14	private sector entities on relevant cyber-
15	space issues;
16	"(vii) to lead United States Govern-
17	ment efforts to establish a global deter-
18	rence framework;
19	"(viii) to develop and execute adver-
20	sary-specific strategies to influence adver-
21	sary decisionmaking through the imposi-
22	tion of costs and deterrence strategies;
23	"(ix) to advise the Secretary and co-
24	ordinate with foreign governments on ex-
25	ternal responses to national security level

cyber incidents, including coordination on
diplomatic response efforts to support al-
lies threatened by malicious cyber activity,
in conjunction with members of the North
Atlantic Treaty Organization and other
like-minded countries;
"(x) to promote the adoption of na-
tional processes and programs that enable
threat detection, prevention, and response
to malicious cyber activity emanating from
the territory of a foreign country, including
as such activity relates to the United
States European allies, as appropriate;
"(xi) to promote the building of for-
"(xi) to promote the building of for-
"(xi) to promote the building of for- eign capacity to protect the global network
"(xi) to promote the building of for- eign capacity to protect the global network with the goal of enabling like-minded par-
"(xi) to promote the building of for- eign capacity to protect the global network with the goal of enabling like-minded par- ticipation in deterrence frameworks;
"(xi) to promote the building of for- eign capacity to protect the global network with the goal of enabling like-minded par- ticipation in deterrence frameworks; "(xii) to promote the maintenance of
"(xi) to promote the building of for- eign capacity to protect the global network with the goal of enabling like-minded par- ticipation in deterrence frameworks; "(xii) to promote the maintenance of an open and interoperable Internet gov-
"(xi) to promote the building of for- eign capacity to protect the global network with the goal of enabling like-minded par- ticipation in deterrence frameworks; "(xii) to promote the maintenance of an open and interoperable Internet gov- erned by the multi-stakeholder model, in-
"(xi) to promote the building of for- eign capacity to protect the global network with the goal of enabling like-minded par- ticipation in deterrence frameworks; "(xii) to promote the maintenance of an open and interoperable Internet gov- erned by the multi-stakeholder model, in- stead of by centralized government control;

1	United States economic and national secu-
2	rity interests;
3	"(xiv) to promote cross border flow of
4	data and combat international initiatives
5	seeking to impose unreasonable require-
6	ments on United States businesses;
7	"(xv) to promote international policies
8	to protect the integrity of United States
9	and international telecommunications in-
10	frastructure from foreign-based, cyber-en-
11	abled threats;
12	"(xvi) to serve as the interagency co-
13	ordinator for the United States Govern-
14	ment on engagement with foreign govern-
15	ments on cyberspace and digital economy
16	issues described in the Defending Amer-
17	ican Security from Kremlin Aggression Act
18	of 2018;
19	"(xvii) to promote international poli-
20	cies to secure radio frequency spectrum for
21	United States businesses and national se-
22	curity needs;
23	"(xviii) to promote and protect the ex-
24	ercise of human rights, including freedom

1	of speech and religion, through the Inter-
2	$\mathrm{net};$
3	"(xix) to build capacity of United
4	States diplomatic officials to engage on
5	cyber issues;
6	"(xx) to encourage the development
7	and adoption by foreign countries of inter-
8	nationally recognized standards, policies,
9	and best practices; and
10	"(xxi) to promote and advance inter-
11	national policies that protect individuals'
12	private data.
13	"(3) QUALIFICATIONS.—The head of the Office
14	should be an individual of demonstrated competency
15	in the fields of—
16	"(A) cybersecurity and other relevant cyber
17	issues; and
18	"(B) international diplomacy.
19	"(4) Organizational placement.—
20	"(A) INITIAL PLACEMENT.—During the 4-
21	year period beginning on the date of the enact-
22	ment of the Defending American Security from
23	Kremlin Aggression Act of 2018, the head of
24	the Office shall report to the Under Secretary
25	for Political Affairs or to an official holding a

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1	higher position than the Under Secretary for
2	Political Affairs in the Department of State.
3	"(B) SUBSEQUENT PLACEMENT.—After
4	the conclusion of the 4-year period referred to
5	in subparagraph (A), the head of the Office
6	shall report to—
7	"(i) an appropriate Under Secretary;
8	Oľ
9	"(ii) an official holding a higher posi-
10	tion than Under Secretary.
11	"(5) RULE OF CONSTRUCTION.—Nothing in
12	this subsection may be construed to preclude—
13	"(A) the Office from being elevated to a
14	Bureau within the Department of State; or
15	"(B) the head of the Office from being ele-
16	vated to an Assistant Secretary, if such an As-
17	sistant Secretary position does not increase the
18	number of Assistant Secretary positions at the
19	Department above the number authorized under
20	subsection (c)(1).".
21	(b) SENSE OF CONGRESS.—It is the sense of Con-
22	gress that the Office of Cyberspace and the Digital Econ-
23	omy established under section 1(g) of the State Depart-
24	ment Basic Authorities Act of 1956, as added by sub-
25	section (a)—

(1) should be a Bureau of the Department of
 State headed by an Assistant Secretary, subject to
 the rule of construction specified in paragraph
 (5)(B) of such section 1(g); and

5 (2) should coordinate with other bureaus of the
6 Department of State and use all tools at the disposal
7 of the Office to combat activities taken by the Rus8 sian Federation, or on behalf of the Russian Federa9 tion, to undermine the cybersecurity and democratic
10 values of the United States and other nations.

11 (c) UNITED NATIONS.—The Permanent Representa-12 tive of the United States to the United Nations should 13 use the voice, vote, and influence of the United States to 14 oppose any measure that is inconsistent with the United 15 States international cyberspace policy strategy issued by the Department of State in March 2016 pursuant to sec-16 17 tion 402 of the Cybersecurity Act of 2015 (division N of 18 Public Law 114–113; 129 Stat. 2978).

19 SEC. 212. SENSE OF CONGRESS.

20 It is the sense of Congress that—

(1) the Broadcasting Board of Governors and
its grantee networks have a critical mission to inform, engage, and connect people around the world
in support of freedom and democracy; and

(2) those networks must adhere to professional
 journalistic standards and integrity and not engage
 in disinformation activities.

4 TITLE III—CHEMICAL WEAPONS 5 NONPROLIFERATION

6 SEC. 301. SHORT TITLE.

7 This title may be cited as the "Chemical Weapons8 Nonproliferation Act of 2018".

9 SEC. 302. FINDINGS.

10 Congress makes the following findings:

(1) The international norm against the use of
chemical weapons has severely eroded since 2012. At
least 4 actors between 2012 and the date of the enactment of this Act have used chemical weapons:
Syria, North Korea, the Russian Federation, and
the Islamic State of Iraq and the Levant in Iraq and
Syria.

(2) On March 4, 2018, the Government of the
Russian Federation knowingly used novichok, a lethal chemical agent, in an attempt to kill former
Russian military intelligence officer Sergei Skripal
and his daughter Yulia, in Salisbury, United Kingdom.

24 (3) On June 27, 2018, the Organisation for the25 Prohibition of Chemical Weapons (in this title re-

ferred to as the "OPCW"), during its Fourth Spe-1 2 cial Session of the Conference of the States Parties 3 to the Chemical Weapons Convention, voted favor-4 ably in adopting a decision to "put in place arrange-5 ments to identify the perpetrators of the use of 6 chemical weapons in the Syrian Arab Republic by 7 identifying and reporting on all information poten-8 tially relevant to the origin of those chemical weap-9 ons in those instances in which the OPCW Fact-10 Finding Mission in Syria determines or has deter-11 mined that use or likely use occurred, and cases for 12 which the OPCW–UN Joint Investigative Mecha-13 nism has not issued a report; and decide[d] also that 14 the Secretariat shall provide regular reports on its 15 investigations to the Council and to the United Na-16 tions Secretary-General for their consideration".

(4) The Government of the Russian Federation
attempted to impede the adoption of the identification mechanism in the Fourth Special Session of the
Conference of the States Parties to the Chemical
Weapons Convention, and has repeatedly worked to
degrade the OPCW's ability to identify chemical
weapons users.

24 (5) The Government of the Russian Federation25 has shown itself to be unwilling or incapable of com-

1	pelling the President of Syria, Bashar al-Assad, an
2	ally of the Russian Federation, to stop using chem-
3	ical weapons against the civilian population in Syria.
4	(6) The United States remains steadfast in its
5	commitment to its key ally the United Kingdom, its
6	commitment to the mutual defense of the North At-
7	lantic Treaty Organization, and its commitment to
8	the Chemical Weapons Convention.
9	(7) Thirty-four countries, including the United
10	States, have joined the International Partnership
11	against Impunity for the use of Chemical Weapons,
12	which represents a political commitment by partici-
13	pating countries to hold to account persons respon-
14	sible for the use of chemical weapons.
15	SEC. 303. STATEMENT OF POLICY.
16	It shall be the policy of the United States—
17	(1) to protect and defend the interests of the
18	United States, allies of the United States, and the
19	international community at large from the con-
20	tinuing threat of chemical weapons and their pro-
21	liferation;
22	(2) to maintain a steadfast commitment to the
23	Chemical Weapons Convention and the OPCW;
24	(3) to promote and strengthen the investigative
25	
23	and identification mechanisms of the OPCW through

1	
1	the provision of additional resources and technical
2	equipment to better allow the OPCW to detect, iden-
3	tify, and attribute chemical weapons attacks;
4	(4) to pressure the Government of the Russian
5	Federation to halt its efforts to degrade the inter-
6	national efforts of the United Nations and the
7	OPCW to investigate chemical weapons attacks and
8	to designate perpetrators of such attacks by—
9	(A) highlighting within international fora,
10	including the United Nations General Assembly
11	and the OPCW, the repeated efforts of the Gov-
12	ernment of the Russian Federation to degrade
13	international efforts to investigate chemical
14	weapons attacks; and
15	(B) consulting with allies and partners of
16	the United States with respect to methods for
17	strengthening the investigative mechanisms of
18	the OPCW;
19	(5) to examine additional avenues for inves-
20	tigating, identifying, and holding accountable chem-
21	ical weapons users if the Government of the Russian
22	Federation continues in its attempts to block or
23	hinder investigations of the OPCW; and
24	(6) to punish the Government of the Russian
25	Federation for, and deter that Government from,

any chemical weapons production and use through
 the imposition of sanctions, diplomatic isolation, and
 the use of the mechanisms specified in the Chemical
 Weapons Convention for violations of the Conven tion.

6 SEC. 304. REPORT ON USE OF CHEMICAL WEAPONS BY THE 7 RUSSIAN FEDERATION.

8 Not later than 30 days after the date of the enact-9 ment of this Act, and annually thereafter, the Legal Ad-10 viser of the Department of State shall submit to the Com-11 mittee on Foreign Relations of the Senate and the Com-12 mittee on Foreign Affairs of the House of Representatives 13 a report that includes an assessment of—

14 (1) whether the certification of the noncompli-15 ance of the Russian Federation with the Chemical 16 Weapons Convention in the report of the Depart-17 ment of State entitled "Adherence to and Compli-18 ance with Arms Control, Nonproliferation, and Dis-19 armament Agreements and Commitments", sub-20 mitted to Congress pursuant to section 403 of the 21 Arms Control and Disarmament Act (22 U.S.C. 22 2593a), and dated April 2018, is a legal determina-23 tion of the use of chemical weapons by the Govern-24 ment of the Russian Federation;

(2) whether the mandatory sanctions required
 by the Chemical and Biological Weapons and War fare Elimination Act of 1991 (22 U.S.C. 5601 et
 seq.) have been imposed with respect to the Russian
 Federation; and
 (2) whether the Covernment of the Russian

6 (3) whether the Government of the Russian
7 Federation has taken any steps to avoid additional
8 sanctions required by that Act within the 3-month
9 period specified in section 307(b)(1) of that Act (22
10 U.S.C. 5605(b)(1)) after a determination of the use
11 of chemical weapons under section 306(a)(1) of that
12 Act (22 U.S.C. 5604(a)(1)).

13 SEC. 305. AUTHORIZATION OF APPROPRIATIONS.

14 (a) IN GENERAL.—There are authorized to be appro-15 priated to the Secretary of State \$30,000,000 for each of fiscal years 2019 through 2023, to be provided to the 16 17 OPCW as a voluntary contribution pursuant to section 18 301(a) of the Foreign Assistance Act of 1961 (22 U.S.C. 19 2221(a)) for the purpose of strengthening the OPCW's investigative and identification mechanisms for chemical 20 21 weapons attacks.

(b) AVAILABILITY OF FUNDS.—Amounts authorized
to be appropriated pursuant to subsection (a) shall remain
available until expended.

1 SEC. 306. CHEMICAL WEAPONS CONVENTION DEFINED.

In this title, the term "Chemical Weapons Convention" means the Convention on the Prohibition of the Development, Production, Stockpiling and Use of Chemical
Weapons and on their Destruction, done at Geneva September 3, 1992, and entered into force April 29, 1997.

7 TITLE IV—INTERNATIONAL 8 CYBERCRIME PREVENTION ACT

9 SEC. 401. SHORT TITLE.

10 This title may be cited as the "International11 Cybercrime Prevention Act".

12 SEC. 402. PREDICATE OFFENSES.

Part I of title 18, United States Code, is amended—
(1) in section 1956(c)(7)(D)—

15 (A) by striking "or section 2339D" and in-

16 serting "section 2339D"; and

17 (B) by striking "of this title, section
18 46502" and inserting ", or section 2512 (relat19 ing to the manufacture, distribution, possession,
20 and advertising of wire, oral, or electronic com21 munication intercepting devices) of this title,
22 section 46502"; and

(2) in section 1961(1), by inserting "section
1030 (relating to fraud and related activity in connection with computers) if the act indictable under
section 1030 is felonious," before "section 1084".

1 SEC. 403. FORFEITURE.

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2 (a) IN GENERAL.—Section 2513 of title 18, United
3 States Code, is amended to read as follows:

4 "§2513. Confiscation of wire, oral, or electronic com-

munication intercepting devices and other property

7 "(a) CRIMINAL FORFEITURE.—

8 "(1) IN GENERAL.—The court, in imposing a 9 sentence on any person convicted of a violation of 10 section 2511 or 2512, or convicted of conspiracy to 11 violate section 2511 or 2512, shall order, in addition 12 to any other sentence imposed and irrespective of 13 any provision of State law, that such person forfeit 14 to the United States—

"(A) such person's interest in any property, real or personal, that was used or intended
to be used to commit or to facilitate the commission of such violation; and

"(B) any property, real or personal, constituting or derived from any gross proceeds, or
any property traceable to such property, that
such person obtained or retained directly or indirectly as a result of such violation.

24 "(2) FORFEITURE PROCEDURES.—Pursuant to
25 section 2461(c) of title 28, the provisions of section
26 413 of the Controlled Substances Act (21 U.S.C.

1	853), other than subsection (d) thereof, shall apply
2	to criminal forfeitures under this subsection.
3	"(b) CIVIL FORFEITURE.—
4	"(1) IN GENERAL.—The following shall be sub-
5	ject to forfeiture to the United States in accordance
6	with provisions of chapter 46 and no property right
7	shall exist in them:
8	"(A) Any property, real or personal, used
9	or intended to be used, in any manner, to com-
10	mit, or facilitate the commission of a violation
11	of section 2511 or 2512, or a conspiracy to vio-
12	late section 2511 or 2512.
13	"(B) Any property, real or personal, con-
14	stituting, or traceable to the gross proceeds
15	taken, obtained, or retained in connection with
16	or as a result of a violation of section 2511 or
17	2512, or a conspiracy to violate section 2511 or
18	2512.
19	"(2) Forfeiture procedures.—Seizures and
20	forfeitures under this subsection shall be governed
21	by the provisions of chapter 46, relating to civil for-
22	feitures, except that such duties as are imposed on
23	the Secretary of the Treasury under the customs
24	laws described in section 981(d) shall be performed
25	by such officers, agents, and other persons as may

1	be designated for that purpose by the Secretary of
2	Homeland Security or the Attorney General.".
3	(b) Technical and Conforming Amendment.—
4	The table of sections for chapter 119 is amended by strik-
5	ing the item relating to section 2513 and inserting the
6	following:
	"2513. Confiscation of wire, oral, or electronic communication intercepting de- vices and other property.".
7	SEC. 404. SHUTTING DOWN BOTNETS.
8	(a) Amendment.—Section 1345 of title 18, United
9	States Code, is amended—
10	(1) in the heading, by inserting " and abuse "
11	after " fraud ";
12	(2) in subsection (a)—
13	(A) in paragraph (1)—
14	(i) in subparagraph (B), by striking
15	"or" at the end;
16	(ii) in subparagraph (C), by inserting
17	
	"or" after the semicolon; and
18	"or" after the semicolon; and (iii) by inserting after subparagraph
18 19	
	(iii) by inserting after subparagraph
19	(iii) by inserting after subparagraph(C) the following:
19 20	(iii) by inserting after subparagraph(C) the following:"(D) violating or about to violate section

1	more protected computers (as defined in section
2	1030) during any 1-year period, including by—
3	"(i) impairing the availability or in-
4	tegrity of the protected computers without
5	authorization; or
6	"(ii) installing or maintaining control
7	over malicious software on the protected
8	computers that, without authorization, has
9	caused or would cause damage to the pro-
10	tected computers;"; and
11	(B) in paragraph (2), in the matter pre-
12	ceding subparagraph (A), by inserting ", a vio-
13	lation described in subsection $(a)(1)(D)$," before
14	"or a Federal"; and
15	(3) by adding at the end the following:
16	"(c) A restraining order, prohibition, or other action
17	described in subsection (b), if issued in circumstances de-
18	scribed in subsection $(a)(1)(D)$, may, upon application of
19	the Attorney General—
20	"(1) specify that no cause of action shall lie in
21	any court against a person for complying with the
22	restraining order, prohibition, or other action; and
23	"(2) provide that the United States shall pay to
24	such person a fee for reimbursement for such costs
25	as are reasonably necessary and which have been di-

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1	rectly incurred in complying with the restraining
2	order, prohibition, or other action.".
3	(b) Technical and Conforming Amendment.—
4	The table of sections for chapter 63 of title 18, United
5	States Code, is amended by striking the item relating to
6	section 1345 and inserting the following:
	"1345. Injunctions against fraud and abuse.".
7	SEC. 405. AGGRAVATED DAMAGE TO A CRITICAL INFRA-
8	STRUCTURE COMPUTER.
9	(a) IN GENERAL.—Chapter 47 of title 18, United
10	States Code, is amended by inserting after section 1030
11	the following:
12	"§1030A. Aggravated damage to a critical infrastruc-
13	ture computer
14	"(a) OFFENSE.—It shall be unlawful, during and in
15	relation to a felony violation of section 1030, to knowingly
16	cause or attempt to cause damage to a critical infrastruc-
17	ture computer, if such damage results in (or, in the case
18	of an attempted offense, would, if completed, have resulted
19	in) the substantial impairment—
20	((1)) of the operation of the critical infrastruc-
21	ture computer; or
22	"(2) of the critical infrastructure associated
23	with such computer.
	with such computer.
24	"(b) PENALTY.—Any person who violates subsection

25 (a) shall, in addition to the term of punishment provided •S 3336 IS

for the felony violation of section 1030, be fined under
 this title, imprisoned for not more than 20 years, or both.
 "(c) CONSECUTIVE SENTENCE.—Notwithstanding
 any other provision of law—

5 "(1) a court shall not place any person con-6 victed of a violation of this section on probation;

"(2) except as provided in paragraph (4), no
term of imprisonment imposed on a person under
this section shall run concurrently with any term of
imprisonment imposed on the person under any
other provision of law, including any term of imprisonment imposed for the felony violation of section
1030;

14 "(3) in determining any term of imprisonment 15 to be imposed for the felony violation of section 16 1030, a court shall not in any way reduce the term 17 to be imposed for such violation to compensate for, 18 or otherwise take into account, any separate term of 19 imprisonment imposed or to be imposed for a viola-20 tion of this section; and

21 "(4) a term of imprisonment imposed on a per-22 son for a violation of this section may, in the discre-23 tion of the court, run concurrently, in whole or in 24 part, only with another term of imprisonment that 25 is imposed by the court at the same time on that person for an additional violation of this section, if
 such discretion shall be exercised in accordance with
 any applicable guidelines and policy statements
 issued by the United States Sentencing Commission
 pursuant to section 994 of title 28.

6 "(d) DEFINITIONS.—In this section—

7 "(1) the terms 'computer' and 'damage' have 8 the meanings given the terms in section 1030; and 9 "(2) the term 'critical infrastructure' means 10 systems and assets, whether physical or virtual, so vital to the United States that the incapacity or de-11 12 struction of such systems and assets would have cat-13 astrophic regional or national effects on public 14 health or safety, economic security, or national secu-15 rity, including voter registration databases, voting 16 machines, and other communications systems that 17 manage the election process or report and display 18 results on behalf of State and local governments.". 19 (b) TABLE OF SECTIONS.—The table of sections for chapter 47 of title 18, United States Code, is amended 20 21 by inserting after the item relating to section 1030 the 22 following:

"1030A. Aggravated damage to a critical infrastructure computer.".

1	SEC. 406. STOPPING TRAFFICKING IN BOTNETS; FOR-
2	FEITURE.
3	Section 1030 of title 18, United States Code, is
4	amended—
5	(1) in subsection (a)—
6	(A) in paragraph (7), by adding "or" at
7	the end; and
8	(B) by inserting after paragraph (7) the
9	following:
10	"(8) intentionally traffics in the means of ac-
11	cess to a protected computer, if—
12	"(A) the trafficker knows or has reason to
13	know the protected computer has been damaged
14	in a manner prohibited by this section; and
15	"(B) the promise or agreement to pay for
16	the means of access is made by, or on behalf of,
17	a person the trafficker knows or has reason to
18	know intends to use the means of access to-
19	"(i) damage a protected computer in
20	a manner prohibited by this section; or
21	"(ii) violate section 1037 or 1343;";
22	(2) in subsection $(c)(3)$ —
23	(A) in subparagraph (A), by striking
24	"(a)(4) or (a)(7)" and inserting "(a)(4), (a)(7),
25	or (a)(8)"; and

1	(B) in subparagraph (B), by striking
2	((a)(4), or (a)(7)) and inserting $((a)(4), (a)(4))$
3	(a)(7), or (a)(8)";
4	(3) in subsection (e)—
5	(A) in paragraph (11), by striking "and"
6	at the end;
7	(B) in paragraph (12), by striking the pe-
8	riod at the end and inserting "; and"; and
9	(C) by adding at the end the following:
10	((13) the term 'traffic', except as provided in
11	subsection (a)(6), means transfer, or otherwise dis-
12	pose of, to another as consideration for the receipt
13	of, or as consideration for a promise or agreement
14	to pay, anything of pecuniary value.";
15	(4) in subsection (g), in the first sentence, by
16	inserting ", except for a violation of subsection
17	(a)(8)," after "of this section"; and
18	(5) by striking subsections (i) and (j) and in-
19	serting the following:
20	"(i) Criminal Forfeiture.—
21	"(1) The court, in imposing sentence on any
22	person convicted of a violation of this section, or
23	convicted of conspiracy to violate this section, shall
24	order, in addition to any other sentence imposed and

1	irrespective of any provision of State law, that such
2	person forfeit to the United States—
3	"(A) such person's interest in any prop-
4	erty, real or personal, that was used or intended
5	to be used to commit or to facilitate the com-
6	mission of such violation; and
7	"(B) any property, real or personal, consti-
8	tuting or derived from any gross proceeds, or
9	any property traceable to such property, that
10	such person obtained, directly or indirectly, as
11	a result of such violation.
12	"(2) The criminal forfeiture of property under
13	this subsection, including any seizure and disposition
14	of the property, and any related judicial or adminis-
15	trative proceeding, shall be governed by the provi-
16	sions of section 413 of the Controlled Substances
17	Act $(21 \text{ U.S.C. } 853)$, except subsection (d) of that
18	section.
19	"(j) Civil Forfeiture of Property Used in the
20	Commission of an Offense.—
21	"(1) Any personal property, including any
22	Internet domain name or Internet Protocol address,
23	that was used or intended to be used to commit or
24	to facilitate the commission of any violation of this
25	section, or a conspiracy to violate this section shall

1	be subject to forfeiture to the United States, and no
2	property right shall exist in such property.
3	"(2) Seizures and forfeitures under this sub-
4	section shall be governed by the provisions of chap-
5	ter 46 relating to civil forfeitures, except that such
6	duties as are imposed on the Secretary of the Treas-
7	ury under the customs laws described in section
8	981(d) shall be performed by such officers, agents,
9	and other persons as may be designated for that
10	purpose by the Secretary of Homeland Security or
11	the Attorney General.".
12	TITLE V—COMBATING ELECTION
13	INTERFERENCE
15	
13 14	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING
14	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING
14 15	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS.
14 15 16	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is
14 15 16 17	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is amended—
14 15 16 17 18	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is amended— (1) in paragraph (2)—
14 15 16 17 18 19	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is amended— (1) in paragraph (2)— (A) in subparagraph (A), by striking "or"
14 15 16 17 18 19 20	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is amended— (1) in paragraph (2)— (A) in subparagraph (A), by striking "or" at the end;
 14 15 16 17 18 19 20 21 	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is amended— (1) in paragraph (2)— (A) in subparagraph (A), by striking "or" at the end; (B) in subparagraph (B), by adding "or"
 14 15 16 17 18 19 20 21 22 	SEC. 501. PROHIBITION ON INTERFERENCE WITH VOTING SYSTEMS. Section 1030(e) of title 18, United States Code, is amended— (1) in paragraph (2)— (A) in subparagraph (A), by striking "or" at the end; (B) in subparagraph (B), by adding "or" at the end; and

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1	"(ii)(I) is used for the management,
2	support, or administration of a Federal
3	election; or
4	"(II) has moved in or otherwise af-
5	fects interstate or foreign commerce;";
6	(2) in paragraph (11), by striking "and" at the
7	end;
8	(3) in paragraph (12) , by striking the period
9	and inserting a semicolon; and
10	(4) by adding at the end the following:
11	"(13) the term 'Federal election' means any
12	election (as defined in section $301(1)$ of the Federal
13	Election Campaign Act of 1971 (52 U.S.C.
14	30101(1)) for Federal office (as defined in section
15	301(3) of the Federal Election Campaign Act of
16	1971 (52 U.S.C. 30101(3))); and
17	((14) the term 'voting system' has the meaning
18	given the term in section 301(b) of the Help Amer-
19	ica Vote Act of 2002 (52 U.S.C. 21081(b)).".
20	SEC. 502. INADMISSIBILITY OF ALIENS SEEKING TO INTER-
21	FERE IN UNITED STATES ELECTIONS.
22	(a) Defined Term.—Section 101(a) of the Immi-
23	gration and Nationality Act (8 U.S.C. 1101(a)) is amend-
24	ed by adding at the end the following:

1	(53) The term (improper interference in a
2	United States election' means conduct by an alien
3	that—
4	"(A)(i) violates Federal criminal, voting
5	rights, or campaign finance law; or
6	"(ii) is under the direction of a foreign
7	government; and
8	"(B) interferes with a general or primary
9	Federal, State, or local election or caucus, in-
10	cluding—
11	"(i) the campaign of a candidate; and
12	"(ii) a ballot measure, including—
13	"(I) an amendment;
14	"(II) a bond issue;
15	"(III) an initiative;
16	"(IV) a recall;
17	"(V) a referral; and
18	"(VI) a referendum.".
19	(b) Improper Interference in United States
20	Elections.—Section $212(a)(3)$ of the Immigration and
21	Nationality Act (8 U.S.C. 1182(a)(3)) is amended by add-
22	ing at the end the following:
23	"(H) Improper interference in a
24	UNITED STATES ELECTION.—Any alien who is
25	seeking admission to the United States to en-

	51
1	gage in improper interference in a United
2	States election, or who has engaged in improper
3	interference in a United States election, is inad-
4	missible.".
5	TITLE VI-SANCTIONS WITH RE-
6	SPECT TO THE RUSSIAN FED-
7	ERATION
8	Subtitle A-Expansion of Coun-
9	tering America's Adversaries
10	Through Sanctions Act
11	SEC. 601. IMPOSITION OF ADDITIONAL SANCTIONS WITH
12	RESPECT TO THE RUSSIAN FEDERATION.
10	(a) In (1) (2)
13	(a) IN GENERAL.—Part 2 of subtitle A of title II of
13 14	(a) IN GENERAL.—Part 2 of subtitle A of title II of the Countering America's Adversaries Through Sanctions
14	the Countering America's Adversaries Through Sanctions
14 15	the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended—
14 15 16	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237,
14 15 16 17	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237, and 238 as sections 239A, 239B, 239D, and 239E,
14 15 16 17 18	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237, and 238 as sections 239A, 239B, 239D, and 239E, respectively; and
14 15 16 17 18 19	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237, and 238 as sections 239A, 239B, 239D, and 239E, respectively; and (2) by inserting after section 234 the following:
14 15 16 17 18 19 20	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237, and 238 as sections 239A, 239B, 239D, and 239E, respectively; and (2) by inserting after section 234 the following: "SEC. 235. SANCTIONS WITH RESPECT TO TRANSACTIONS
 14 15 16 17 18 19 20 21 	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237, and 238 as sections 239A, 239B, 239D, and 239E, respectively; and (2) by inserting after section 234 the following: *SEC. 235. SANCTIONS WITH RESPECT TO TRANSACTIONS WITH CERTAIN RUSSIAN POLITICAL FIGURES
 14 15 16 17 18 19 20 21 22 	 the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.) is amended— (1) by redesignating sections 235, 236, 237, and 238 as sections 239A, 239B, 239D, and 239E, respectively; and (2) by inserting after section 234 the following: "SEC. 235. SANCTIONS WITH RESPECT TO TRANSACTIONS WITH CERTAIN RUSSIAN POLITICAL FIGURES AND OLIGARCHS.

1 impose the sanctions described in section 224(b) with re-2 spect to—

3 "(1) political figures, oligarchs, and other per-4 sons that facilitate illicit and corrupt activities, di-5 rectly or indirectly, on behalf of the President of the 6 Russian Federation, Vladimir Putin, and persons 7 acting for or on behalf of such political figures, 8 oligarchs, and persons; 9 "(2) Russian parastatal entities that facilitate 10 illicit and corrupt activities, directly or indirectly, on 11 behalf of the President of the Russian Federation, 12 Vladimir Putin; 13 "(3) family members of persons described in 14 paragraph (1) or (2) that derive significant benefits 15 from such illicit and corrupt activities; and "(4) persons, including financial institutions, 16 17 engaging in significant transactions with persons de-18 scribed in paragraph (1), (2), or (3). 19 "SEC. 236. SANCTIONS WITH RESPECT TO TRANSACTIONS 20 TO INVESTMENTS RELATED IN ENERGY 21 PROJECTS SUPPORTED BY RUSSIAN STATE-22 **OWNED OR PARASTATAL ENTITIES OUTSIDE** 23 OF THE RUSSIAN FEDERATION. 24 "On and after the date that is 180 days after the

24 On and after the date that is 180 days after the25 date of the enactment of the Defending American Security

from Kremlin Aggression Act of 2018, the President shall
 impose five or more of the sanctions described in section
 239A with respect to a person if the Secretary of the
 Treasury determines that the person knowingly, on or
 after such date of enactment, invests in an energy project
 outside of the Russian Federation—

7 "(1) that is supported by a Russian parastatal
8 entity or an entity owned or controlled by the Gov9 ernment of the Russian Federation; and

"(2) the total value of which exceeds or is reasonably expected to exceed \$250,000,000.

12 "SEC. 237. SANCTIONS WITH RESPECT TO SUPPORT FOR13THE DEVELOPMENT OF CRUDE OIL RE-14SOURCES IN THE RUSSIAN FEDERATION.

"(a) IN GENERAL.—The President shall impose five 15 or more of the sanctions described in section 239A with 16 respect to a person if the President determines that the 17 person knowingly, on or after the date of the enactment 18 19 of the Defending American Security from Kremlin Aggres-20sion Act of 2018, sells, leases, or provides to the Russian 21 Federation goods, services, technology, financing, or sup-22 port described in subsection (b)—

23 "(1) any of which has a fair market value of
24 \$1,000,000 or more; or

1 ((2)) that, during a 12-month period, have an 2 aggregate fair market value of \$5,000,000 or more. 3 "(b) GOODS, SERVICES, TECHNOLOGY, FINANCING, 4 OR SUPPORT DESCRIBED.—Goods, services, technology, 5 financing, or support described in this subsection are goods, services, technology, financing or support that 6 7 could directly and significantly contribute to the Russian 8 Federation's-

9 "(1) ability to develop crude oil resources lo10 cated in the Russian Federation; or

11 "(2) production of crude oil resources in the 12 Russian Federation, including any direct and signifi-13 cant assistance with respect to the construction, 14 modernization, or repair of infrastructure that would 15 facilitate the development of crude oil resources lo-16 cated in the Russian Federation.

17 "(c) APPLICABILITY.—The requirement to impose
18 sanctions under subsection (a) shall not apply with respect
19 to the maintenance of projects that are ongoing as of the
20 date of the enactment of the Defending American Security
21 from Kremlin Aggression Act of 2018.

"(d) REQUIREMENT TO ISSUE GUIDANCE.—Not
later than 90 days after the date of enactment of the Defending American Security from Kremlin Aggression Act
of 2018, the Secretary of State, in consultation with the

Secretary of the Treasury and the Secretary of Energy, 1 2 shall issue regulations— 3 "(1) clarifying how the exception under sub-4 section (c) will be applied; and 5 "(2) listing specific goods, services, technology, 6 financing, and support covered by subsection (b). 7 "SEC. 238. PROHIBITION ON AND SANCTIONS WITH RE-8 SPECT TO TRANSACTIONS RELATING TO NEW 9 SOVEREIGN DEBT OF THE RUSSIAN FEDERA-10 TION. 11 "(a) IN GENERAL.—Not later than 90 days after the 12 date of the enactment of the Defending American Security 13 from Kremlin Aggression Act of 2018, the President 14 shall— 15 "(1) prescribe regulations prohibiting United 16 States persons from engaging in transactions with, 17 providing financing for, or in any other way dealing 18 in Russian sovereign debt issued on or after the date 19 that is 180 days after such date of enactment; and "(2) exercise all powers granted to the Presi-20 21 dent by the International Emergency Economic 22 Powers Act (50 U.S.C. 1701 et seq.) to the extent 23 necessary to block and prohibit all transactions in all 24 property and interests in property of one or more of 25 the Russian financial institutions specified in sub-

1	section (b) if such property and interests in property
2	are in the United States, come within the United
3	States, or are or come within the possession or con-
4	trol of a United States person.
5	"(b) Russian Financial Institutions Speci-
6	FIED.—The Russian financial institutions specified in this
7	subsection are the following:
8	"(1) Vnesheconombank.
9	"(2) Sberbank.
10	"(3) VTB Bank.
11	"(4) Gazprombank.
12	"(5) Bank of Moscow.
13	"(6) Rosselkhozbank.
14	"(7) Promsvyazbank.
15	"(8) Vnesheconombank.
16	"(c) Russian Sovereign Debt Defined.—In this
17	section, the term 'Russian sovereign debt' means—
18	"(1) bonds issued by the Central Bank, the Na-
19	tional Wealth Fund, or the Federal Treasury of the
20	Russian Federation, or agents or affiliates of any of
21	those entities, with a maturity of more than 14 days;
22	((2)) foreign exchange swap agreements with
23	the Central Bank, the National Wealth Fund, or the
24	Federal Treasury of the Russian Federation with a

"(3) any other financial instrument, the dura tion or maturity of which is more than 14 days,
 that—
 "(A) the President determines represents
 the sovereign debt of the Government of the
 Russian Federation; or
 "(B) is issued by a Russian financial insti-

8 tution specified in subsection (b).

9 "SEC. 239. SANCTIONS WITH RESPECT TO TRANSACTIONS
10 WITH THE CYBER SECTOR OF THE RUSSIAN
11 FEDERATION.

12 "On and after the date that is 60 days after the date 13 of the enactment of the Defending American Security 14 from Kremlin Aggression Act of 2018, the President shall 15 impose five or more of the sanctions described in section 16 239A with respect to any person, including any financial 17 institution, that the President determines—

"(1) engages in significant transactions with
any person in the Russian Federation that has the
capacity or ability to support or facilitate malicious
cyber activities; or

"(2) is owned or controlled by, or acts or purports to act for or on behalf of, directly or indirectly,
a person that engages in significant transactions described in paragraph (1).".

(b) SANCTIONS DESCRIBED.—Section 239A(a) of the
 Countering America's Adversaries Through Sanctions Act,
 as redesignated by subsection (a)(1), is amended in the
 matter preceding paragraph (1) by striking "or 233(a)"
 each place it appears and inserting "233(a), 236, 237, or
 239".

7 (c) TERMINATION.—Section 239B(c) of the Coun8 tering America's Adversaries Through Sanctions Act, as
9 redesignated by subsection (a)(1), is amended by striking
10 "or 234" and inserting "234, 235, 236, 237, 238, or
11 239".

(d) IMPLEMENTATION AND PENALTIES.—Part 2 of
subtitle A of title II of the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9521 et seq.)
is amended by inserting after section 239A, as redesignated by subsection (a)(1), the following:

17 "SEC. 239C. IMPLEMENTATION AND PENALTIES.

18 "(a) IMPLEMENTATION.—The President may exercise
19 all authorities provided to the President under sections
20 203 and 205 of the International Emergency Economic
21 Powers Act (50 U.S.C. 1702 and 1704) to carry out this
22 part.

23 "(b) PENALTIES.—A person that violates, attempts
24 to violate, conspires to violate, or causes a violation of this
25 part or any regulation, license, or order issued to carry

in subsections (b) and (c) of section 206 of the Inter-2 national Emergency Economic Powers Act (50 U.S.C. 3 4 1705) to the same extent as a person that commits an 5 unlawful act described in subsection (a) of that section.". 6 (e) CLERICAL AMENDMENT.—The table of contents 7 for the Countering America's Adversaries Through Sanc-8 tions Act is amended by striking the items relating to sec-9 tions 235 through 238 and inserting the following: "Sec. 235. Sanctions with respect to transactions with certain Russian political figures and oligarchs. "Sec. 236. Sanctions with respect to transactions related to investments in energy projects supported by Russian state-owned or parastatal entities outside of the Russian Federation. "Sec. 237. Sanctions with respect to support for the development of crude oil resources in the Russian Federation. "Sec. 238. Prohibition on and sanctions with respect to transactions relating to new sovereign debt of the Russian Federation. "Sec. 239. Sanctions with respect to transactions with the cyber sector of the Russian Federation. "Sec. 239A. Sanctions described. "Sec. 239B. Exceptions, waiver, and termination. "Sec. 239C. Implementation and penalties. "Sec. 239D. Exception relating to activities of the National Aeronautics and Space Administration. "Sec. 239E. Rule of construction.". 10 (f) CONFORMING AMENDMENTS.—Part 2 of subtitle 11 A of title II of the Countering America's Adversaries 12 Through Sanctions Act (22 U.S.C. 9521 et seq.), as 13 amended by this section, is further amended— 14 (1) in section 231, by striking subsection (e); and 15 16 (2) by striking "section 235" each place it appears and inserting "section 239A". 17

out this part shall be subject to the penalties set forth

1

1 (g) GUIDANCE.—The President shall, in a prompt 2 and timely way, publish guidance on the implementation 3 of this subtitle and the amendments made by this subtitle 4 and any regulations prescribed pursuant to this subtitle 5 or any such amendment.

6 SEC. 602. CONGRESSIONAL REVIEW AND CONTINUED AP7 PLICABILITY OF SANCTIONS UNDER THE
8 SERGEI MAGNITSKY RULE OF LAW ACCOUNT9 ABILITY ACT OF 2012.

10 Section 216(a)(2)(B)(i) of the Russia Sanctions Re11 view Act of 2017 (22 U.S.C. 9511(a)(2)(B)(i)) is amend12 ed—

13 (1) in subclause (II), by striking "; or" and in-14 serting a semicolon;

15 (2) in subclause (III), by striking "; and" and16 inserting "; or"; and

17 (3) by adding at the end the following:
18 "(IV) the Sergei Magnitsky Rule

			,	0	0	v	
19	of	Law	Accounta	bility	Act	of	2012
20	(tit]	le IV	of Public	e Law	112-	-20	8; 22
21	U.S	S.C. 5	811 note)	; and"			

Subtitle B—Coordination With the European Union

3 SEC. 611. SENSE OF CONGRESS ON COORDINATION WITH
4 ALLIES WITH RESPECT TO SANCTIONS WITH
5 RESPECT TO THE RUSSIAN FEDERATION.

6 It is the sense of Congress that the President7 should—

8 (1) continue to uphold and seek unity with Eu-9 ropean and other key partners with respect to sanc-10 tions implemented with respect to the Russian Fed-11 eration, which have been effective and instrumental 12 in countering the aggression of the Russian Federa-13 tion;

14 (2) engage to the fullest extent possible with 15 governments that are partners of the United States 16 with regard to closing loopholes, including the allow-17 ance of extended prepayment for the delivery of 18 goods and commodities and other loopholes, in mul-19 tilateral and unilateral restrictive measures against 20 the Russian Federation, with the aim of maximizing 21 alignment of those measures; and

(3) increase efforts to vigorously enforce compliance with sanctions in place as of the date of the enactment of this Act with respect to the Russian
Federation in response to the crises in Ukraine and

1	Syria, cyber intrusions and attacks, and human
2	rights violators in the Russian Federation.
3	SEC. 612. OFFICE OF SANCTIONS COORDINATION OF THE
4	DEPARTMENT OF STATE.
5	(a) IN GENERAL.—Section 1 of the State Depart-
6	ment Basic Authorities Act of 1956 (22 U.S.C. 2651a),
7	as amended by section 211, is further amended—
8	(1) by redesignating subsection (h) as sub-
9	section (i); and
10	(2) by inserting after subsection (g) the fol-
11	lowing:
12	"(h) Office of Sanctions Coordination.—
13	"(1) IN GENERAL.—There is established, within
14	the Department of State, an Office of Sanctions Co-
15	ordination (referred to in this subsection as the 'Of-
16	fice').
17	"(2) HEAD.—The head of the Office shall—
18	"(A) have the rank and status of ambas-
19	sador;
20	"(B) be appointed by the President, by
21	and with the advice and consent of the Senate;
22	and
23	"(C) report to the Under Secretary for Po-
24	litical Affairs.
25	"(3) DUTIES.—The head of the Office shall—

1	"(A) serve as the principal advisor to the
2	senior management of the Department and the
3	Secretary regarding the role of the Department
4	in the development and implementation of sanc-
5	tions policy, including sanctions with respect to
6	the Russian Federation, Iran, North Korea,
7	and other countries;
8	"(B) represent the United States in diplo-
9	matic and multilateral fora on sanctions mat-
10	ters;
11	"(C) consult and closely coordinate with
12	the European Union to ensure the maximum ef-
13	fectiveness of sanctions imposed by the United
14	States and the European Union with respect to
15	the Russian Federation;
16	"(D) advise the Secretary directly and pro-
17	vide input with respect to all activities, policies,
18	and programs of all bureaus and offices of the
19	Department relating to the implementation of
20	sanctions policy; and
21	"(E) serve as the principal liaison of the
22	Department to other Federal agencies involved
23	in the design and implementation of sanctions
24	policy.

1	"(4) RULE OF CONSTRUCTION.—Nothing in
2	this subsection may be construed to preclude—
3	"(A) the Office from being elevated to a
4	Bureau within the Department; or
5	"(B) the head of the Office from being ele-
6	vated to level of an Assistant Secretary.".
7	(b) REPORT REQUIRED.—Not later than 60 days
8	after the date of the enactment of this Act, the President
9	shall submit to the appropriate congressional committees
10	a report detailing the efforts of the Office of Sanctions
11	Coordination established under the amendments made by
12	subsection (a) to coordinate sanctions policy with the Eu-
10	non con Union
13	ropean Union.
13 14	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE-
14	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE-
14 15	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN
14 15 16	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION.
14 15 16 17	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION. (a) IN GENERAL.—Not later than 180 days after the
14 15 16 17 18	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and every 180 days
14 15 16 17 18 19	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and every 180 days thereafter, the President shall submit to the appropriate
 14 15 16 17 18 19 20 	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and every 180 days thereafter, the President shall submit to the appropriate congressional committees a report that includes the fol-
14 15 16 17 18 19 20 21	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and every 180 days thereafter, the President shall submit to the appropriate congressional committees a report that includes the fol- lowing:
 14 15 16 17 18 19 20 21 22 	SEC. 613. REPORT ON COORDINATION OF SANCTIONS BE- TWEEN THE UNITED STATES AND EUROPEAN UNION. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, and every 180 days thereafter, the President shall submit to the appropriate congressional committees a report that includes the fol- lowing: (1) A description of each instance, during the

	00
1	tivity related to the Russian Federation, but in
2	which the European Union has not imposed
3	corresponding sanctions; and
4	(B) in which the European Union has im-
5	posed sanctions with respect to a person for ac-
6	tivity related to the Russian Federation, but in
7	which the United States has not imposed cor-
8	responding sanctions.
9	(2) An explanation for the reason for each dis-
10	crepancy between sanctions imposed by the Euro-
11	pean Union and sanctions imposed by the United
12	States described in subparagraphs (A) and (B) of
13	paragraph (1).
14	(b) PERIOD SPECIFIED.—The period specified in this
15	subsection is—
16	(1) in the case of the first report submitted
17	under subsection (a), the period beginning on the
18	date of the enactment of this Act and ending on the
19	date the report is submitted; and
20	(2) in the case of a subsequent such report, the
21	180-day period preceding the submission of the re-
22	port.
23	(c) FORM OF REPORT.—The report required by sub-
24	section (a) shall be submitted in unclassified form but may
25	include a classified annex.

(d) APPROPRIATE CONGRESSIONAL COMMITTEES
 DEFINED.—In this section, the term "appropriate con gressional committees" means—

4 (1) the Committee on Foreign Relations, the
5 Committee on Banking, Housing, and Urban Af6 fairs, and the Committee on Finance of the Senate;
7 and

8 (2) the Committee on Foreign Affairs, the
9 Committee on Financial Services, and the Com10 mittee on Ways and Means of the House of Rep11 resentatives.

12 Subtitle C—Reports Relating to 13 Sanctions With Respect to the 14 Russian Federation

15 SEC. 621. DEFINITIONS.

16 In this subtitle:

17 (1) APPROPRIATE CONGRESSIONAL COMMIT18 TEES.—The term "appropriate congressional com19 mittees" means—

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

24 (B) the Committee on Foreign Affairs, the25 Committee on Financial Services, and the Com-

1	mittee on Ways and Means of the House of
2	Representatives.
3	(2) Senior foreign political figure.—The
4	term "senior foreign political figure" has the mean-
5	ing given that term in section 1010.605 of title 31,
6	Code of Federal Regulations (or any corresponding
7	similar regulation or ruling).
8	SEC. 622. UPDATED REPORT ON OLIGARCHS AND
9	PARASTATAL ENTITIES OF THE RUSSIAN
10	FEDERATION.
11	Section 241 of the Countering America's Adversaries
12	Through Sanctions Act (Public Law 115–44; 131 Stat.
13	922) is amended—
14	(1) by redesignating subsections (b) and (c) as
15	subsections (c) and (d), respectively;
16	(2) by inserting after subsection (a) the fol-
17	lowing:
18	"(b) UPDATED REPORT.—Not later than 180 days
19	after the date of the enactment of the Defending American
20	Security from Kremlin Aggression Act of 2018, the Sec-
21	retary of the Treasury, in consultation with the Director
22	of National Intelligence and the Secretary of State, shall
23	submit to the appropriate congressional committees an up-
24	dated report on oligarchs and parastatal entities of the
25	Russian Federation that builds on the report submitted

under subsection (a) on January 29, 2018, and that in cludes the matters described in paragraphs (1) through
 (5) of subsection (a)."; and

4 (3) in subsection (c), as redesignated by para5 graph (1), by striking "The report required under
6 subsection (a)" and inserting "The reports required
7 by subsections (a) and (b)".

8 SEC. 623. REPORT ON THE PERSONAL NET WORTH AND AS9 SETS OF VLADIMIR PUTIN.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Director of National
Intelligence shall submit to the appropriate congressional
committees a detailed report on the personal net worth
and assets of the President of the Russian Federation,
Vladimir Putin, including—

- 16 (1) the estimated net worth and known sources
 17 of income of Vladimir Putin and his family mem18 bers, including assets, investments, bank accounts,
 19 other business interests, and relevant beneficial own20 ership information; and
- (2) an identification of the most significant senior foreign political figures and oligarchs in the Russian Federation, as determined by their closeness to
 Vladimir Putin.

(b) FORM OF REPORT.—The report required under
 subsection (a) shall be submitted in an unclassified form
 but may include a classified annex.

4 SEC. 624. REPORT ON SECTION 224 OF THE COUNTERING 5 AMERICA'S ADVERSARIES THROUGH SANC6 TIONS ACT.

7 (a) IN GENERAL.—Not later than 60 days after the 8 date of the enactment of this Act, the President shall sub-9 mit to the appropriate congressional committees a report 10 that describes the persons that the President has determined under section 224(a)(1)(A) of the Countering 11 12 America's Adversaries Through Sanctions Act (22 U.S.C. 13 9524(a)(1)(A)) knowingly engaged, on or after August 2, 2017, and before the date of the report, in significant ac-14 15 tivities undermining cybersecurity against any person, including a democratic institution or government on behalf 16 17 of the Government of the Russian Federation.

18 (b) ELEMENTS.—The report required by subsection19 (a) shall contain the following:

20 (1) A list of the persons described in subsection21 (a).

(2) A description of diplomatic efforts to work
with governments and democratic institutions in
other countries the cybersecurity of which the Presi-

dent determines has been undermined by the Gov ernment of the Russian Federation.
 (c) UPDATES.—Not later than 90 days after the date
 of the enactment of this Act, and every 90 days thereafter,
 the President shall submit to the appropriate congres sional committees an update to the report required by sub section (a).

8 SEC. 625. REPORT ON SECTION 225 OF THE COUNTERING 9 AMERICA'S ADVERSARIES THROUGH SANC10 TIONS ACT.

11 (a) IN GENERAL.—Not later than 60 days after the 12 date of the enactment of this Act, the President shall sub-13 mit to the appropriate congressional committees a report that describes the foreign persons that the President has 14 15 determined under section 4(b)(1) of the Ukraine Freedom Support Act of 2014 (22 U.S.C. 8923(b)(1)), as amended 16 by section 225 of the Countering America's Adversaries 17 18 Through Sanctions Act (Public Law 115–44; 131 Stat. 910), have knowingly, on or after August 2, 2017, and 19 20 before the date of the report, made a significant invest-21 ment in a special Russian crude oil project.

(b) UPDATES.—Not later than 90 days after the date
of the enactment of this Act, and every 90 days thereafter,
the President shall submit to the appropriate congres-

sional committees an update to the report required by sub section (a).

3 SEC. 626. REPORT ON SECTION 226 OF THE COUNTERING 4 AMERICA'S ADVERSARIES THROUGH SANC-5 TIONS ACT.

6 (a) IN GENERAL.—Not later than 60 days after the 7 date of the enactment of this Act, the President shall sub-8 mit to the appropriate congressional committees a report 9 that describes the foreign financial institutions that the 10 President has determined under section 5(a) of the Ukraine Freedom Support Act of 2014 (22 U.S.C. 11 12 8924(a)), as amended by section 226 of the Countering 13 America's Adversaries Through Sanctions Act (Public Law 115–44; 131 Stat. 910), have knowingly engaged, on 14 15 or after August 2, 2017, and before the date of the report, in significant transactions involving significant invest-16 ments in a special Russian crude oil project described in 17 18 section 4(b)(1) of the Ukraine Freedom Support Act of 19 2014.

(b) UPDATES.—Not later than 90 days after the date
of the enactment of this Act, and every 90 days thereafter,
the President shall submit to the appropriate congressional committees an update to the report required by subsection (a).

SEC. 627. REPORT ON SECTION 228 OF THE COUNTERING AMERICA'S ADVERSARIES THROUGH SANC TIONS ACT.

4 (a) IN GENERAL.—Not later than 60 days after the 5 date of the enactment of this Act, the President shall submit to the appropriate congressional committees a report 6 7 that describes the foreign persons that the President has 8 determined under subsection (a) of section 10 of the Sup-9 port for the Sovereignty, Integrity, Democracy, and Economic Stability of Ukraine Act of 2014 (22 U.S.C. 8909), 10 11 as added by section 228 of the Countering America's Ad-12 versaries Through Sanctions Act (Public Law 115–44; 13 131 Stat. 911), have, on or after August 2, 2017, and 14 before the date of the report—

15 (1) materially violated, attempted to violate, 16 conspired to violate, or caused a violation of any li-17 cense, order, regulation, or prohibition contained in 18 or issued pursuant to any covered Executive order 19 (as defined in subsection (f) of such section 10), the 20 Support for the Sovereignty, Integrity, Democracy, 21 and Economic Stability of Ukraine Act of 2014 (22) 22 U.S.C. 8901 et seq.), or the Ukraine Freedom Sup-23 port Act of 2014 (22 U.S.C. 8921 et seq.); or

24 (2) facilitated a significant transaction or trans25 actions, including deceptive or structured trans26 actions, for or on behalf of—

1	(A) any person subject to sanctions im-
2	posed by the United States with respect to the
3	Russian Federation; or
4	(B) any child, spouse, parent, or sibling of
5	an individual described in subparagraph (A).
6	(b) UPDATES.—Not later than 90 days after the date
7	of the enactment of this Act, and every 90 days thereafter,
8	the President shall submit to the appropriate congres-
9	sional committees an update to the report required by sub-
10	section (a).
11	SEC. 628. REPORT ON SECTION 233 OF THE COUNTERING
12	AMERICA'S ADVERSARIES THROUGH SANC-
12 13	AMERICA'S ADVERSARIES THROUGH SANC- TIONS ACT.
13	
	TIONS ACT.
13 14	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the
13 14 15	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub-
13 14 15 16 17	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub- mit to the appropriate congressional committees a report
 13 14 15 16 17 18 	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub- mit to the appropriate congressional committees a report that describes the foreign persons that the President has
 13 14 15 16 17 18 19 	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub- mit to the appropriate congressional committees a report that describes the foreign persons that the President has determined under section 233 of the Countering America's
 13 14 15 16 17 18 19 	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub- mit to the appropriate congressional committees a report that describes the foreign persons that the President has determined under section 233 of the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9527)
 13 14 15 16 17 18 19 20 	TIONS ACT. (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub- mit to the appropriate congressional committees a report that describes the foreign persons that the President has determined under section 233 of the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9527) have made, on or after August 2, 2017, and before the

25 an investment, if the investment directly and significantly

 $24\ \$10,000,000$ in any 12-month period), or facilitates such

contributes to the ability of the Russian Federation to pri vatize state-owned assets in a manner that unjustly bene fits—

4 (1) officials of the Government of the Russian5 Federation; or

6 (2) close associates or family members of those7 officials.

8 (b) UPDATES.—Not later than 90 days after the date 9 of the enactment of this Act, and every 90 days thereafter, 10 the President shall submit to the appropriate congres-11 sional committees an update to the report required by sub-12 section (a).

13 SEC. 629. REPORT ON SECTION 234 OF THE COUNTERING 14 AMERICA'S ADVERSARIES THROUGH SANC15 TIONS ACT.

16 (a) IN GENERAL.—Not later than 60 days after the date of the enactment of this Act, the President shall sub-17 mit to the appropriate congressional committees a report 18 19 that describes the foreign persons that the President has determined under section 234 of the Countering America's 20 21 Adversaries Through Sanctions Act (22 U.S.C. 9528) 22 have knowingly, on or after August 2, 2017, and before 23 the date of the report, exported, transferred, or otherwise 24 provided to Syria significant financial, material, or techno-

1	logical support that contributes materially to the ability
2	of the Government of Syria to—
3	(1) acquire or develop chemical, biological, or
4	nuclear weapons or related technologies;
5	(2) acquire or develop ballistic or cruise missile
6	capabilities;
7	(3) acquire or develop destabilizing numbers
8	and types of advanced conventional weapons;
9	(4) acquire significant defense articles, defense
10	services, or defense information (as such terms are
11	defined under the Arms Export Control Act (22)
12	U.S.C. 2751 et seq.)); or
13	(5) acquire items designated by the President
14	for purposes of the United States Munitions List
15	under section $38(a)(1)$ of the Arms Export Control
16	Act (22 U.S.C. 2778(a)(1)).
17	(b) UPDATES.—Not later than 90 days after the date
18	of the enactment of this Act, and every 90 days thereafter,
19	the President shall submit to the appropriate congres-
20	sional committees an update to the report required by sub-
• •	

21 section (a).

Subtitle D—General Provisions sec. 631. EXCEPTION RELATING TO ACTIVITIES OF THE NA TIONAL AERONAUTICS AND SPACE ADMINIS TRATION.

5 (a) IN GENERAL.—This title and the amendments
6 made by this title shall not apply with respect to activities
7 of the National Aeronautics and Space Administration.

8 (b) RULE OF CONSTRUCTION.—Nothing in this title 9 or the amendments made by this title shall be construed 10 to authorize the imposition of any sanction or other condi-11 tion, limitation, restriction, or prohibition, that directly or indirectly impedes the supply by any entity of the Russian 12 Federation of any product or service, or the procurement 13 14 of such product or service by any contractor or subcontractor of the United States or any other entity, relating 15 to or in connection with any space launch conducted for— 16 17 (1) the National Aeronautics and Space Admin-

18 istration; or

19 (2) any other non-Department of Defense cus-20 tomer.

21 SEC. 632. RULE OF CONSTRUCTION.

Nothing in this title or the amendments made by thistitle shall be construed—

(1) to supersede the limitations or exceptions onthe use of rocket engines for national security pur-

1	poses under section 1608 of the Carl Levin and
2	Howard P. "Buck" McKeon National Defense Au-
3	thorization Act for Fiscal Year 2015 (Public Law
4	113–291; 128 Stat. 3626; 10 U.S.C. 2271 note), as
5	amended by section 1607 of the National Defense
6	Authorization Act for Fiscal Year 2016 (Public Law
7	114–92; 129 Stat. 1100) and section 1602 of the
8	National Defense Authorization Act for Fiscal Year
9	2017 (Public Law 114–328; 130 Stat. 2582); or
10	(2) to prohibit a contractor or subcontractor of
11	the Department of Defense from acquiring compo-
12	nents referred to in such section 1608.
10	
13	TITLE VII—OTHER MATTERS RE-
13 14	LATING TO THE RUSSIAN
14	LATING TO THE RUSSIAN
14 15	LATING TO THE RUSSIAN FEDERATION
14 15 16	LATING TOTHERUSSIANFEDERATIONSEC. 701. DETERMINATION ON DESIGNATION OF THE RUS-
14 15 16 17	LATING TO THE RUSSIAN FEDERATIONTHE RUSSIAN SIGNATION OF THE RUSSIAN SIAN FEDERATION AS A STATE SPONSOR OF
14 15 16 17 18	LATING TO THE RUSSIAN FEDERATIONTHE RUSSIAN SIANSEC. 701. DETERMINATION ON DESIGNATION OF THE RUSSIAN SIAN FEDERATION AS A STATE SPONSOR OF TERRORISM.
14 15 16 17 18 19	LATING TO THE RUSSIAN FEDERATIONTHE RUSSIAN SIAN FEDERATION OF THE RUSSIANTION OF THE RUSSIAN FEDERATION AS A STATE SPONSOR OF TERRORISM.(a) DETERMINATION.—
14 15 16 17 18 19 20	LATING TO THE RUSSIAN FEDERATIONTHE RUSSIAN SIAN FEDERATION OF THE RUSSEC. 701. DETERMINATION ON DESIGNATION OF THE RUSSIAN FEDERATION AS A STATE SPONSOR OF TERRORISM.(a) DETERMINATION.—(1) IN GENERAL.—Not later than 90 days after
14 15 16 17 18 19 20 21	LATING TO THE RUSSIAN FEDERATION SEC. 701. DETERMINATION ON DESIGNATION OF THE RUS SIAN FEDERATION AS A STATE SPONSOR OF TERRORISM. (a) DETERMINATION.— (1) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary
14 15 16 17 18 19 20 21 22	LATING TO THE RUSSIAN FEDERATIONSEC. 701. DETERMINATION ON DESIGNATION OF THE RUSSIAN FEDERATION AS A STATE SPONSOR OF TERRORISM.(a) DETERMINATION(1) IN GENERALNot later than 90 days after the date of the enactment of this Act, the Secretary of State shall submit to the appropriate congress

(2) FORM.—The determination required by
 paragraph (1) shall be submitted in unclassified
 form but may include a classified annex, if appro priate.

5 (b) DEFINITIONS.—In this section:

6 (1) APPROPRIATE CONGRESSIONAL COMMIT7 TEES.—The term "appropriate congressional com8 mittees" means the Committee on Foreign Relations
9 of the Senate and the Committee on Foreign Affairs
10 of the House of Representatives.

(2) STATE SPONSOR OF TERRORISM.—The term
"state sponsor of terrorism" means a country the
government of which the Secretary of State has determined is a government that has repeatedly provided support for acts of international terrorism, for
purposes of—

17	(A) section $1754(c)(1)(A)(i)$ of the Export
18	Control Reform Act of 2018;
19	(B) section 620A of the Foreign Assistance
20	Act of 1961 (22 U.S.C. 2371);
21	(C) section 40(d) of the Arms Export Con-
22	trol Act (22 U.S.C. 2780(d)); or
23	(D) any other provision of law.

1 SEC. 702. EXPANSION OF GEOGRAPHIC TARGETING OR 2 DERS OF FINANCIAL CRIMES ENFORCEMENT 3 NETWORK.

4 (a) IN GENERAL.—Section 5326 of title 31, United
5 States Code, is amended by adding at the end the fol6 lowing:

7 "(e) Reporting by Title Insurance Compa-8 Nies.—

9 "(1) IN GENERAL.—The Secretary shall issue 10 an order under subsection (a) requiring a domestic 11 title insurance company to obtain, maintain, and re-12 port to the Secretary information on the beneficial 13 owners of entities that purchase residential real es-14 tate in high-value transactions in which the domestic 15 title insurance company is involved.

16 "(2) DEFINITIONS.—In this subsection:

17 "(A) BENEFICIAL OWNER.—The term
18 'beneficial owner', with respect to an entity,
19 means an individual who, directly or indirectly,
20 owns 25 percent or more of the equity interests
21 in the entity.

"(B) DOMESTIC TITLE INSURANCE COMPANY.—The term 'domestic title insurance company' has the meaning given that term in regulations prescribed by the Secretary.

"(C) TRANSACTION.—The 1 HIGH-VALUE 2 term 'high-value', with respect to a real estate 3 transaction, has the meaning given that term in 4 regulations prescribed by the Secretary based 5 on the real estate market in which the trans-6 action takes place.". 7 (b) REGULATIONS.—Not later than 90 days after the 8 date of the enactment of this Act, the Secretary of the 9 Treasury shall prescribe regulations to carry out the 10 amendment made by subsection (a). 11 (c) AUTHORIZATION OF APPROPRIATIONS.—There 12 are authorized to be appropriated to the Secretary such 13 sums as may be necessary to carry out the amendment made by subsection (a). 14 15 SEC. 703. EXTENSION OF LIMITATIONS ON IMPORTATION 16 OF URANIUM FROM RUSSIAN FEDERATION. 17 Section 3112A(c) of the USEC Privatization Act (42) U.S.C. 2297h-10a(c)) is amended— 18 19 (1) in paragraph (2)(A)— (A) in clause (vi), by striking "; and" and 20 21 inserting a semicolon; 22 (B) in clause (vii), by striking the period 23 and inserting "; and"; and 24 (C) by adding at the end the following:

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1	"(viii) in calendar year 2021, 463,620
2	kilograms;
3	"(ix) in calendar year 2022, 456,930
4	kilograms;
5	"(x) in calendar year 2023, 449,810
6	kilograms;
7	"(xi) in calendar year 2024, 435,933
8	kilograms;
9	"(xii) in calendar year 2025, 421,659
10	kilograms;
11	"(xiii) in calendar year 2026, 421,659
12	kilograms;
13	"(xiv) in calendar year 2027, 394,072
14	kilograms;
15	"(xv) in calendar year 2028, 386,951
16	kilograms;
17	"(xvi) in calendar year 2029, 386,951
18	kilograms; and
19	"(xvii) in calendar year 2030,
20	375,791 kilograms.";
21	(2) in paragraph (3)—
22	(A) in subparagraph (A), by striking the
23	semicolon and inserting "; or";
24	(B) in subparagraph (B), by striking ";
25	or" and inserting a period; and

1	(C) by striking subparagraph (C);
2	(3) in paragraph $(5)(A)$, by striking "reference
3	data" and all that follows through "2019" and in-
4	serting the following: "lower scenario data in the
5	document of the World Nuclear Association entitled
6	'Nuclear Fuel Report: Global Scenarios for Demand
7	and Supply Availability 2017–2035'. In each of cal-
8	endar years 2022, 2025, and 2028"; and
9	(4) in paragraph (9), by striking "December
10	31, 2020" and inserting "December 31, 2030".
11	SEC. 704. ESTABLISHMENT OF A NATIONAL FUSION CEN-
12	TER TO RESPOND TO THREATS FROM THE
13	GOVERNMENT OF THE RUSSIAN FEDERA-
14	TION.
15	(a) ESTABLISHMENT.—There is established a Na-
16	tional Fusion Center to Respond to Hybrid Threats, which
17	

17 shall focus primarily on such threats from the Government
18 of the Russian Federation, and shall be chaired by senior
19 United States Government officials from participating
20 agencies (in this section referred to as the "Center").

(b) MISSION.—The primary missions of the Centerare as follows:

(1) To serve as the primary organization in the
United States Government to coordinate analysis
and policy implementation across the United States

1	Government in responding to hybrid threats posed
2	by the Government of the Russian Federation to the
3	national security, sovereignty, democracy, and eco-
4	nomic activity of the United States and United
5	States allies, including the following activities:
6	(A) Execution of disinformation, misin-
7	formation, and propaganda campaigns through
8	traditional and social media platforms.
9	(B) Formation, infiltration, or manipula-
10	tion of cultural, religious, educational, and po-
11	litical organizations or parties.
12	(C) Covert transfer of illicit money through
13	shell corporations and financial institutions to
14	facilitate corruption, crime, and malign influ-
15	ence activities, including through political par-
16	ties and interest groups.
17	(D) Coercive tactics and gray zone activi-
18	ties, including through para-military and para-
19	police and security services and militias.
20	(E) Cyber and other non-traditional
21	threats, including against public infrastructure,
22	government institutions, or political organiza-
23	tions or actors.

(F) Use of energy resources or infrastruc ture to influence or constrain sovereign states
 and political actors.

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4 (2) To synchronize the efforts of the Depart-5 ment of State, the Department of the Treasury, the 6 Department of Defense, the Department of Home-7 land Security, the intelligence community, other rel-8 evant civilian United States Government agencies, 9 and United States military combatant commands 10 with respect to countering efforts by the Government 11 of the Russian Federation to undermine the national 12 security, political sovereignty, democratic institu-13 tions, and economic activity of the United States 14 and its United States allies, including by—

(A) ensuring that each such element is
aware of and coordinating on such efforts; and
(B) overseeing the development and implementation of comprehensive and integrated policy responses to such efforts.

20 (3) In coordination with the head of the Global
21 Engagement Center established by section 1287 of
22 the National Defense Authorization Act for Fiscal
23 Year 2017 (Public Law 114–328; 22 U.S.C. 2656
24 note), to examine current and emerging efforts by

1	malign state actors to use propaganda and
2	disinformation operations, including—
3	(A) traditional media platforms such as
4	television, radio, and print; and
5	(B) social media platforms and other
6	Internet communication tools.
7	(4) To identify and close gaps across the de-
8	partments and agencies of the Federal Government
9	with respect to expertise, readiness, and planning to
10	address the threats posed by the Government of the
11	Russian Federation.
12	(c) Reporting Requirement.—
13	(1) IN GENERAL.—The Director of the Center
14	shall submit to the appropriate congressional com-
15	mittees every 180 days a report on threats posed by
16	the Russian Federation to the national security, sov-
17	ereignty, and economic activity of the United States
18	and its allies.
19	(2) MATTERS INCLUDED.—Each report under
20	paragraph (1) shall include, with respect to the pe-
21	riod covered by the report, a discussion of the fol-
22	lowing:
23	(A) The nature, extent, and execution of
24	the threats described in such paragraph.

1	(B) The ability of the United States Gov-
2	ernment to identify and defend against such
3	threats.
4	(C) The progress of the Center in achiev-
5	ing its missions, including through coordination
6	with other governments and multilateral organi-
7	zations.
8	(D) Recommendations the Director deter-
9	mines necessary for legislative actions to im-
10	prove the ability of the Center to achieve its
11	missions.
12	(3) FORM.—Each report under paragraph (1)
13	shall be submitted in unclassified form, but may in-
14	clude a classified annex.
15	(d) INTELLIGENCE COMMUNITY DEFINED.—In this
16	section, the term "intelligence community" means an ele-
17	ment of the intelligence community specified or designated
18	under section 3(4) of the National Security Act of 1947.
19	(e) Authorization of Appropriations.—There
20	are authorized to be appropriated such sums as may be
21	necessary to carry out this section.
22	SEC. 705. COUNTERING RUSSIAN INFLUENCE FUND.
23	(a) Authorization of Appropriations.—There is
24	authorized to be appropriated for the Countering Russian

25 Influence Fund described in section 7070(d) of the De-

partment of State, Foreign Operations, and Related Pro grams Appropriations Act, 2017 (division J of Public Law
 115-31; 131 Stat. 706), \$250,000,000 for fiscal years
 2020 and 2021.

5 (b) USE OF FUNDS.—Amounts in the Countering 6 Russian Influence Fund shall be used in countries of Eu-7 rope and Eurasia the Secretary of State has determined 8 are vulnerable to malign influence by the Russian Federa-9 tion to effectively implement, subject to the availability of 10 funds, the following goals:

11 (1) To assist in protecting critical infrastruc12 ture and electoral mechanisms from cyberattacks.

13 (2) To combat corruption, improve the rule of
14 law, and otherwise strengthen independent judi15 ciaries and prosecutors general offices.

16 (3) To respond to the humanitarian crises and
17 instability caused or aggravated by the invasions and
18 occupations of Georgia, Moldova, and Ukraine by
19 the Russian Federation.

20 (4) To improve participatory legislative proc21 esses and legal education, political transparency and
22 competition, and compliance with international obli23 gations.

24 (5) To build the capacity of civil society, media,25 and other nongovernmental organizations countering

the influence and propaganda of the Russian Fed eration to combat corruption, prioritize access to
 truthful information, and operate freely in all re gions.

5 (6) To assist the Secretary of State in exe-6 cuting the functions specified in section 1239(b) of 7 the National Defense Authorization Act for Fiscal Year 2018 (Public Law 115-91; 10 U.S.C. 113 8 9 note) for the purposes of recognizing, understanding, 10 exposing, and countering propaganda and 11 disinformation efforts by foreign governments, in co-12 ordination with the relevant regional Assistant Sec-13 retary or Assistant Secretaries of the Department of 14 State.

(c) REVISION OF ACTIVITIES FOR WHICH AMOUNTS
MAY BE USED.—The Secretary of State may modify a
goal described in subsection (b) if, not later than 15 days
before revising such goal, the Secretary notifies the appropriate congressional committees of the revision.

20 (d) IMPLEMENTATION.—

(1) IN GENERAL.—The Secretary of State shall,
acting through the Coordinator of United States Assistance to Europe and Eurasia (authorized pursuant to section 601 of the Support for East European
Democracy (SEED) Act of 1989 (22 U.S.C. 5461)

1	and section 102 of the Freedom for Russia and
2	Emerging Eurasian Democracies and Open Markets
3	Support Act of 1992 (22 U.S.C. 5812)), and in con-
4	sultation with the Administrator for the United
5	States Agency for International Development, the
6	Director of the Global Engagement Center of the
7	Department of State, the Secretary of Defense,
8	EUCOM, the Chairman of the Broadcasting Board
9	of Governors, and the heads of other relevant Fed-
10	eral agencies, coordinate and carry out activities to
11	achieve the goals described in subsection (b).
12	(2) Method.—Activities to achieve the goals
13	described in subsection (b) shall be carried out
14	through—
15	(A) initiatives of the United States Gov-
16	ernment;
17	(B) Federal grant programs such as the
18	Information Access Fund;
19	(C) nongovernmental or international orga-
20	nizations; or
21	(D) support exchanges with countries fac-
22	ing state-sponsored disinformation and pressure
23	campaigns, particularly in Europe and Eurasia,
24	provided that a portion of the funds are made
25	available through a process whereby the Bureau

1	of Educational and Cultural Affairs of the De-
2	partment of State solicits proposals from posts
3	located in affected countries to counter state-
4	sponsored disinformation and hybrid threats,
5	promote democracy, and support exchanges
6	with countries facing state-sponsored
7	disinformation and pressure campaigns.
8	(3) Report on implementation.—
9	(A) IN GENERAL.—Not later than April 1
10	of each year, the Secretary of State, acting
11	through the Coordinator of United States As-
12	sistance to Europe and Eurasia, shall submit to
13	the appropriate congressional committees a re-
14	port on the programs and activities carried out
15	to achieve the goals described in subsection (b)
16	during the preceding fiscal year.
17	(B) ELEMENTS.—Each report required by
18	subparagraph (A) shall include, with respect to
19	each program or activity described in that sub-
20	paragraph—
21	(i) the amount of funding for the pro-
22	gram or activity;
23	(ii) the goal described in subsection
24	(b) to which the program or activity re-
25	lates; and

1	(iii) an assessment of whether or not
2	the goal was met.
3	(e) Coordination With Global Partners.—
4	(1) IN GENERAL.—In order to maximize im-
5	pact, eliminate duplication, and speed the achieve-
6	ment of the goals described in subsection (b), the
7	Secretary of State shall ensure coordination with—
8	(A) the European Union and its institu-
9	tions;
10	(B) the governments of countries that are
11	members of the North Atlantic Treaty Organi-
12	zation or the European Union; and
13	(C) international organizations and quasi-
14	governmental funding entities that carry out
15	programs and activities that seek to accomplish
16	the goals described in subsection (b).
17	(f) RULE OF CONSTRUCTION.—Nothing in this sec-
18	tion shall be construed to apply to or limit United States
19	foreign assistance not provided using amounts available in
20	the Countering Russian Influence Fund.
21	(g) EXPANSION OF PILOT PROGRAM.—
22	(1) IN GENERAL.—The Secretary of State shall
23	expand the pilot program required under section
24	254(g) of the Countering America's Adversaries
25	Through Sanctions Act (22 U.S.C. 9543(g)) to hire

1	additional personnel within the Bureau for Democ-
2	racy, Human Rights, and Labor to develop and im-
3	plement programs focused on combating corruption,
4	improving rule of law, and building capacity of civil
5	society, political parties, and independent media.
6	(2) Report on ensuring adequate staff-
7	ING FOR GOVERNANCE ACTIVITIES.—Not later than
8	90 days afer the date of the enactment of this Act,
9	the Secretary of State shall submit to the Committee
10	on Foreign Relations and the Committee on Appro-
11	priations of the Senate and the Committee on For-
12	eign Affairs and the Committee on Appropriations of
13	the House of Representatives a report on implemen-
14	tation of the pilot program required under section
15	254(g) of the Countering Russian Influence in Eu-
16	rope and Eurasia Act of 2017 (22 U.S.C. 9543(g)).
17	SEC. 706. COORDINATING AID AND ASSISTANCE ACROSS
18	EUROPE AND EURASIA.
19	It is the sense of Congress that—
20	(1) the Government of the Russian Federation
21	
	has applied, and continues to apply traditional uses
22	has applied, and continues to apply traditional uses of force, intelligence operations, cyber attacks, and
22 23	

1	influence, which represent clear and present threats
2	to the countries of Europe and Eurasia;
3	(2) in response, governments in Europe and
4	Eurasia should redouble efforts to build resilience
5	within their institutions, political systems, and civil
6	societies;
7	(3) the United States Government supports the
8	democratic and rule of law-based institutions that
9	the Government of the Russian Federation seeks to
10	undermine, including the North Atlantic Treaty Or-
11	ganization, the Organization for Security and Co-
12	operation in Europe, and the European Union;
13	(4) the United States Government should con-
14	tinue to work with and strengthen such institutions,
15	including the European Union, as a partner against
16	aggression by the Government of the Russian Fed-
17	eration through the coordination of aid programs,
18	development assistance, and other efforts to counter
19	malign Russian influence;
20	(5) the United States Government should con-
21	tinue to work with the individual countries of Eu-
22	rope and Eurasia to bolster efforts to counter ma-
23	lign Russian influence in all its forms; and
24	(6) the United States Government should in-
25	crease assistance and diplomatic efforts in Europe,

1	including in European Union and NATO countries,
2	to address threats to fundamental human rights and
3	backsliding in rule of law protections, operating
4	space for independent media and civil society, and
5	other democratic institutions, whose strength is crit-
6	ical to defending against malign Russian influence
7	over the long term.
8	SEC. 707. ADDRESSING ABUSE AND MISUSE BY THE RUS-
9	SIAN FEDERATION OF INTERPOL RED NO-
10	TICES AND RED DIFFUSIONS.
11	(a) FINDINGS.—Congress makes the following find-
12	ings:
13	(1) The International Criminal Police Organiza-
14	tion (in this section referred to as "INTERPOL")
15	works to prevent and fight crime through enhanced
16	cooperation and innovation on police and security
17	matters, including counterterrorism, cybercrime,
18	counternarcotics, and transnational organized crime.
19	(2) United States membership and participation
20	in INTERPOL advanced the national security and
21	law enforcement interests of the United States re-
22	lated to combating terrorism, cybercrime, narcotics,
23	and transnational organized crime.
24	(3) Article 2 of INTERPOL's Constitution
25	states that the organization aims "[t]o ensure and

promote the widest possible mutual assistance be tween all criminal police authorities [. . .] in the
 spirit of the 'Universal Declaration of Human
 Rights'".

5 (4) Article 3 of INTERPOL's Constitution
6 states that "[i]t is strictly forbidden for the Organi7 zation to undertake any intervention or activities of
8 a political, military, religious or racial character".

9 (5) Some INTERPOL member countries have
10 used the INTERPOL's processes, including the red
11 notice and red diffusions mechanisms, for activities
12 of a political character.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the Government of the Russian Federation has
abused and misused INTERPOL's red notice and red diffusion mechanisms for overtly political purposes and activities such as intimidating, harassing, and persecuting
political opponents.

(c) CENSURE OF RUSSIAN ACTIVITY.—The Attorney
General, in coordination with the Secretary of Homeland
Secretary, shall use the voice and influence of the United
States at INTERPOL to censure and sanction the abuse
of INTERPOL mechanisms by the Government of the
Russian Federation, including the suspension of the ability

of the Government of the Russian Federation to use 1 2 INTERPOL's red notice and red diffusion mechanisms. 3 (d) NO DENIAL OF SERVICES.—No United States person or foreign person that is the subject of a red notice 4 5 or red diffusion requested by the Government of the Rus-6 sian Federation shall be denied access to any United 7 States Government services or programs because the per-8 son is the subject of such red notice or red diffusion, in-9 cluding requesting asylum, requesting a visa, or partici-10 pating in a visa waiver program or the Transportation Security Administration's Trusted Traveler Program. 11

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12 SEC. 708. REPORT ON ACCOUNTABILITY FOR WAR CRIMES

13AND CRIMES AGAINST HUMANITY BY THE14RUSSIAN FEDERATION IN SYRIA.

(a) FINDINGS.—Congress makes the following find-ings:

(1) In March 2016, Amnesty International
issued a report stating, "Syrian and Russian forces
have been deliberately attacking health facilities in
flagrant violation of international humanitarian law.
But what is truly egregious is that wiping out hospitals appears to have become part of their military
strategy.".

24 (2) On September 21, 2017, Department of
25 State Spokesperson Heather Nauert said, "The

1	United States is concerned by reports of airstrikes
2	in Idlib province and northern Hama province on
3	September 19 and 20 that killed at least three med-
4	ical personnel and damaged a number of medical fa-
5	cilities, emergency equipment, and civil defense cen-
6	ters. These attacks fit an all-too-familiar pattern in
7	which medical facilities and personnel—and the civil-
8	ians they serve—are victims of strikes by the Syrian
9	regime and its Russian allies.".
10	(3) In February 2018, Syrian and Russian air-
11	strikes in rebel-held areas killed 230 civilians and hit
12	at least 9 medical facilities. In a statement on Feb-
13	ruary 10, 2018, the office of Zeid Ra'ad al-Hussein,
14	the United Nations High Commissioner for Human
15	Rights, said the airstrikes "may, depending on the
16	circumstances, all constitute war crimes".
17	(4) On March 6, 2018, the United Nations
18	Independent International Commission of Inquiry on
19	the Syrian Arab Republic noted, "[I]n one particu-
20	larly harmful attack on 13 November, the Russian
21	Air Force carried out airstrikes on a densely popu-
22	lated civilian area in Atareb (Aleppo), killing at least
23	84 people and injuring another 150. Using unguided
24	weapons, the attack struck a market, police station,

shops, and a restaurant, and may amount to a war
 crime.".

3 (b) REPORT REQUIRED.—The Secretary of State 4 shall submit to the appropriate congressional committees 5 a report on alleged war crimes and crimes against human-6 ity attributable to the Government of the Russian Federa-7 tion or paramilitary forces or contractors responsive to the 8 direction of that Government during the operations of that 9 Government in Syria—

10 (1) not later than 60 days after the date of the11 enactment of this Act; and

(2) not later than 180 days after the date on
which the Secretary of State determines that the violence in Syria has ceased.

15 (c) ELEMENTS.—Each report required by subsection16 (b) shall include the following:

17 (1) A description of alleged war crimes and
18 crimes against humanity described in subsection (b),
19 including—

20 (A) any such alleged crimes that may vio21 late the principle of medical neutrality and, if
22 possible, an identification of the individual or
23 individuals who engaged in or organized such
24 crimes; and

1 (B) if possible, a description of the conven-2 tional and unconventional weapons used for 3 such alleged crimes and the origins of such 4 weapons. 5 (2) An assessment of whether such alleged 6 crimes constitute war crimes or crimes against hu-7 manity, including genocide. 8 (3) A description and assessment by the Office 9 of Global Criminal Justice of the Department of 10 State, the United States Agency for International 11 Development, the Department of Justice, and other 12 appropriate Federal agencies, of programs that the 13 United States Government has undertaken to ensure 14 accountability for such alleged crimes, including pro-15 grams-16 (A) to train investigators within and out-17 side of Syria on how to document, investigate, 18 develop findings with respect to, and identify 19 and locate alleged perpetrators of, such alleged 20 crimes, including— 21 (i) the number of United States Gov-22 ernment or contractor personnel currently 23 designated to work full-time on such train-

24 ing; and

1	(ii) an identification of the authorities
2	and appropriations being used to support
3	such training; and
4	(B) to document, collect, preserve, and
5	protect evidence of such alleged crimes, includ-
6	ing support for Syrian, foreign, and inter-
7	national nongovernmental organizations, and
8	other entities, including the International, Im-
9	partial and Independent Mechanism to Assist in
10	the Investigation and Prosecution of Persons
11	Responsible for the Most Serious Crimes under

10 the Investigation and Prosecution of Persons 11 Responsible for the Most Serious Crimes under 12 International Law Committed in the Syrian 13 Arab Republic since March 2011 and the Inde-14 pendent International Commission of Inquiry 15 on the Syrian Arab Republic of the United Na-16 tions.

(d) PROTECTION OF WITNESSES AND EVIDENCE.—
18 In preparing the report required by subsection (b), the
19 Secretary shall take due care to ensure that the identities
20 of witnesses and physical evidence are not publicly dis21 closed in a manner that might place such witnesses at risk
22 of harm or encourage the destruction of such evidence by
23 the Government of the Russian Federation or the Govern24 ment of Syria, violent extremist groups, anti-government

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forces, or any other combatants or participants in the con flict in Syria.

3 (e) FORM.—Each report required by subsection (b)
4 may be submitted in unclassified or classified form, but
5 shall include a publicly available annex.

6 (f) APPROPRIATE CONGRESSIONAL COMMITTEES DE7 FINED.—In this section, the term "appropriate congres8 sional committees" means—

9 (1) the Committee on Foreign Relations, the 10 Committee on Banking, Housing, and Urban Af-11 fairs, and the Committee on Finance of the Senate; 12 and

(2) the Committee on Foreign Affairs, the
Committee on Financial Services, and the Committee on Ways and Means of the House of Representatives.

17SEC. 709. REPORT ON ACTIVITIES OF THE RUSSIAN FED-18ERATION IN SYRIA.

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

1	(1) an assessment of the willingness and capac-
2	ity of the Government of the Russian Federation to
3	ensure the removal of Iranian forces, Iran-aligned
4	and Iran-directed militias and paramilitaries, and
5	other armed group responsive to the direction of
6	Iran, from the territory of Syria;
7	(2) a list of policies, actions, or activities that
8	the Government of the Russian Federation would
9	take if that Government were willing to ensure the
10	removal of the forces, militias, paramilitaries, and
11	other armed groups described in paragraph (1) from
12	the territory of Syria;
13	(3) a list of policies, actions, or activities that
14	the Government of the Russian Federation would
15	take to ensure the removal of the forces, militias,
16	paramilitaries, and other armed groups described in
17	paragraph (1) from the territory of Syria if that
18	Government were capable of doing so;
19	(4) an assessment of whether any of the poli-
20	cies, actions, or activities described in paragraph (2)
21	or (3) are being taken by the Government of the
22	Russian Federation;
23	(5) an assessment of the specific commitments
24	made by officials of the Government of the Russian
25	Federation to officials of the Government of Israel

with respect to the Golan Heights and the presence
 of the forces, militias, paramilitaries, and other
 armed groups described in paragraph (1) in the ter ritory of Syria;

5 (6) an assessment of weapons, technologies, and
6 knowledge directly or indirectly transferred by the
7 Government of the Russian Federation to the regime
8 of Bashar al-Assad, Lebanese Hezbollah, Iran, or
9 Iran-aligned forces in Syria that threaten the secu10 rity and qualitative military edge of Israel; and

(7) an assessment of whether the presence of
Russian forces and Russian contractors in Syria limits the options of the Government of Israel in taking
steps to ensure its security from threats emanating
from the territory of Syria.

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

(c) APPROPRIATE CONGRESSIONAL COMMITTEES
20 AND LEADERSHIP DEFINED.—In this section, the term
21 "appropriate congressional committees and leadership"
22 means—

(1) the Committee on Foreign Relations, theCommittee on Banking, Housing, and Urban Af-

1	fairs, and the majority and minority leaders of the
2	Senate; and
3	(2) the Committee on Foreign Affairs, the
4	Committee on Financial Services, the Committee on
5	Ways and Means, and the Speaker, the majority
6	leader, and the minority leader of the House of Rep-
7	resentatives.
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8	SEC. 710. SENSE OF CONGRESS ON RESPONSIBILITY OF
8 9	SEC. 710. SENSE OF CONGRESS ON RESPONSIBILITY OF TECHNOLOGY COMPANIES FOR STATE-SPON-
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9 10 11	TECHNOLOGY COMPANIES FOR STATE-SPON- SORED DISINFORMATION. It is the sense of Congress that technology compa-
9 10 11 12	TECHNOLOGY COMPANIES FOR STATE-SPON- SORED DISINFORMATION. It is the sense of Congress that technology compa- nies, particularly social media companies, share responsi-

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