

Calendar No. 210

115TH CONGRESS 1ST SESSION

S. 1631

To authorize the Department of State for Fiscal Year 2018, and for other purposes.

IN THE SENATE OF THE UNITED STATES

July 25, 2017

Mr. Corker introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

SEPTEMBER 6, 2017

Reported by Mr. Corker, with amendments

[Omit the part struck through and insert the part printed in italic]

A BILL

To authorize the Department of State for Fiscal Year 2018, 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 "Department of State Authorities Act, Fiscal Year 2018".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

TITLE I—ORGANIZATION OF THE DEPARTMENT OF STATE

- Sec. 101. Sense of Congress on importance of Department of State's work.
- Sec. 102. Reorganization authority.
- Sec. 103. Sense of Congress regarding need for congressional authorization prior to USAID reorganization.
- Sec. 103104. National diplomacy and development strategy.
- Sec. 104105. Office of Global Women's Issues.
- Sec. 105106. Office of International Religious Freedom.
- Sec. 106107. Bureau of Democracy, Human Rights, and Labor.
- Sec. 107108. Assistant Secretary for International Narcotics and Law Enforcement Affairs.
- Sec. 108109. Office of International Disability Rights.

TITLE II—EMBASSY CONSTRUCTION

- Sec. 201. Standard design in capital construction.
- Sec. 202. Capital construction transparency.
- Sec. 203. Contractor performance information.
- Sec. 204. Growth projections for new embassies and consulates.
- Sec. 205. Consolidation of small diplomatic posts.
- Sec. 206. Long-range planning process.
- Sec. 207. Value engineering and risk assessment.
- Sec. 208. Business volume.
- Sec. 209. Comptroller General report on project management skills.
- Sec. 210. Embassy security requests and deficiencies.

TITLE III—PERSONNEL ISSUES

- Sec. 301. Special appointments.
- Sec. 302. Defense Base Act insurance waivers.
- Sec. 303. Allowances.
- Sec. 304. Science and technology fellowships.
- Sec. 305. Travel for separated families.
- Sec. 306. Home leave travel for separated families.
- Sec. 307. Sense of Congress regarding certain fellowship programs.

TITLE IV—DIVERSITY

- Sec. 401. Definitions.
- Sec. 402. Collection, analysis, and dissemination of workforce data.
- Sec. 403. Exit interviews or surveys.
- Sec. 404. Recruitment.
- Sec. 405. Payne fellowship authorization.
- Sec. 406. Voluntary participation.

TITLE V—INFORMATION SECURITY

- Sec. 501. Definitions.
- Sec. 502. Information technology system security.
- Sec. 503. Improving FOIA process.
- Sec. 504. Annual report on security violations.
- Sec. 505. Classified information spillage.

- Sec. 506. Emergency refresher training on the handling of classified information
- Sec. 507. Prohibition on contracting with certain telecommunications providers.
- Sec. 508. Report on contracts with Kaspersky Labs and Huawei.

TITLE VI—PUBLIC DIPLOMACY

- Sec. 601. American Spaces review.
- Sec. 602. Improving research and evaluation of public diplomacy.

TITLE VII—COMBATING PUBLIC CORRUPTION

- Sec. 701. Definitions.
- Sec. 702. Sense of Congress.
- Sec. 703. Annual report.
- Sec. 704. Additional factors for assessing government efforts to combat public corruption.
- Sec. 705. Designation of embassy anti-corruption points of contact.
- Sec. 706. Interagency working group.
- Sec. 707. Transparency and accountability.
- Sec. 708. Resources and reporting requirements.

TITLE VIII—MISCELLANEOUS

- Sec. 801. Recurring reports.
- Sec. 802. Case-Zablocki reform.
- Sec. 803. Reporting on implementation of GAO recommendations.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Appropriate congressional commit-
- 4 TEES.—The term "appropriate congressional com-
- 5 mittees" means—
- 6 (A) the Committee on Foreign Relations of
- 7 the Senate;
- 8 (B) the Committee on Appropriations of
- 9 the Senate;
- 10 (C) the Committee on Foreign Affairs of
- the House of Representatives; and
- 12 (D) the Committee on Appropriations of
- the House of Representatives.

(2) Department.—Unless otherwise specified,	
the term "Department" means the Department of	
State.	
(3) Secretary.—Unless otherwise specified,	
the term "Secretary" means the Secretary of State.	
TITLE I—ORGANIZATION OF THE	
7 DEPARTMENT OF STATE	
SEC. 101. SENSE OF CONGRESS ON IMPORTANCE OF DE-	
PARTMENT OF STATE'S WORK.	
It is the sense of Congress that—	
(1) United States global engagement is key to	
a stable and prosperous world;	
(2) United States leadership is indispensable in	
light of the many complex and interconnected	
threats facing the United States and the world;	
(3) challenges such as the global refugee and	
migration crises, terrorism, historic famine and food	
insecurity, and fragile or repressive societies cannot	
be addressed without sustained and robust United	
States diplomatic and development leadership;	
(4) the United States Government must use all	
of the instruments of national security and foreign	
policy at our disposal to protect United States citi-	
zens, promote United States interests and values,	
and support global stability and prosperity;	

- (5) United States security and prosperity depend on having partners and allies who share our interests and values, and these partnerships are nurtured through United States diplomatic engagement, security partnership, economic statecraft, and assistance that helps to develop shared responses to natural and humanitarian disasters, economic development, and good governance, including the rule of law and democratic institutions;
 - (6) as the United States Government agencies primarily charged with conducting diplomacy and development, the Department and the United States Agency for International Development (USAID) require sustained, robust funding and resources to carry out this important work, which is essential to our ability to project United States leadership and values and to advance the United States interests around the world;
 - (7) the work of the Department and USAID makes the United States and the world safer and more prosperous by alleviating global poverty and hunger, fighting HIV/AIDS and other infectious diseases, strengthening alliances, expanding educational opportunities for women and girls, promoting good governance and democracy, supporting anti-corrup-

- 1 tion efforts, driving economic development and
- 2 trade, preventing armed conflicts and humanitarian
- 3 crises, and creating American jobs and export oppor-
- 4 tunities; and
- 5 (8) the Department and USAID are vital na-
- 6 tional security agencies, whose work is critical to the
- 7 projection of American power and leadership world-
- 8 wide, and without which Americans would be less
- 9 safe, our economic power would be diminished, and
- global stability and prosperity would suffer.

11 SEC. 102. REORGANIZATION AUTHORITY.

- 12 (a) NOTIFICATION.—Not later than 60 days before
- 13 the Office of Management and Budget (OMB) submits its
- 14 final Government-wide Reform Plan pursuant to the
- 15 March 31, 2017 March 13, 2017, Executive Order 13781
- 16 entitled, "Comprehensive Plan for Reorganizing the Exec-
- 17 utive Branch", the Secretary, in coordination with the Di-
- 18 rector of OMB and the USAID Administrator, shall report
- 19 to the appropriate congressional committees on the details
- 20 of the plans for the reorganization of the Department and
- 21 USAID.
- 22 (b) ELEMENTS.—The report referred to in subsection
- 23 (a) may be a brief or a written report and shall include
- 24 the following elements:

1	(1) The principles and goals of such reorganiza-
2	tion.
3	(2) The justification for the reorganization.
4	(3) An assessment of the projected impact of
5	the reorganization.
6	(4) Recommendations for any legislative au-
7	thorities required to implement the proposed reorga-
8	nization.
9	(b) Elements.—The report referred to in subsection
10	(a) may be a brief or a written report and shall include
11	the following elements:
12	(1) The principles and goals of such reorganiza-
13	tion, including the timeline under which the proposed
14	organizational changes will be implemented.
15	(2) The justification for the reorganization, spe-
16	cifically with reference to the bureaus, offices, or posi-
17	tions of the Department or of USAID that would be
18	proposed to be eliminated, created, or altered by such
19	reorganization.
20	(3) An assessment of the projected impact of the
21	reorganization on United States diplomacy and devel-
22	opment efforts.
23	(4) Recommendations for any legislative authori-
24	ties required to implement the proposed reorganiza-
25	tion.

- 1 (c) Consultation.—Not later than 30 days after
- 2 the notification referred to in subsection (a), the Sec-
- 3 retary, in coordination with the Director of OMB and the
- 4 USAID Administrator, shall consult with the appropriate
- 5 congressional committees regarding the reorganization
- 6 plan.
- 7 (d) Reporting or Briefing Requirement.—Not
- 8 later than 60 days after the notification referred to in sub-
- 9 section (a), the Secretary, in coordination with the Direc-
- 10 tor of OMB and the USAID Administrator, shall—
- 11 (1) brief or submit a report to the appropriate
- 12 congressional committees on how advice received
- pursuant to subsection (c) will be incorporated into
- the reform plan; or
- 15 (2) submit the plan to such committees.
- 16 (e) TEMPORARY LIMITATION.—The Department and
- 17 USAID may not implement any provisions of the Govern-
- 18 ment-wide Reform Plan until 30 days after the plan is
- 19 submitted pursuant to subsection (a).
- 20 (e) Temporary Limitation.—The Department and
- 21 USAID shall not implement any provisions of the Govern-
- 22 ment-wide Reform Plan until 60 days after it is submitted
- 23 by OMB.
- 24 (f) Limitation.—Any plan for the reorganization of
- 25 the Department and USAID—

1	(1) shall preserve the independence of USAID
2	and its authority to directly oversee its mission to
3	end extreme poverty and promote resilient, demo-
4	cratic societies, while advancing the security and
5	prosperity of the United States; and
6	(2) may not involve the subordination of USAID
7	to the Department or any other Federal agency.
8	(f)(g) Rule of Construction.—Nothing in this
9	section may be construed as superseding any law that re-
10	quires the establishment of certain bureaus and offices of
11	the Department or USAID.
12	SEC. 103. SENSE OF CONGRESS REGARDING NEED FOR
13	CONGRESSIONAL AUTHORIZATION PRIOR TO
13 14	CONGRESSIONAL AUTHORIZATION PRIOR TO USAID REORGANIZATION.
14	USAID REORGANIZATION.
141516	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section
14151617	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act
14 15 16 17 18	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6563), congressional authorization is a
141516171819	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6563), congressional authorization is a prerequisite to any reorganization of the United States
141516171819	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6563), congressional authorization is a prerequisite to any reorganization of the United States Agency for International Development that would change
14 15 16 17 18 19 20	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6563), congressional authorization is a prerequisite to any reorganization of the United States Agency for International Development that would change its current status as an independent establishment within
14 15 16 17 18 19 20 21	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6563), congressional authorization is a prerequisite to any reorganization of the United States Agency for International Development that would change its current status as an independent establishment within the Executive branch.
14 15 16 17 18 19 20 21 22	USAID REORGANIZATION. It is the sense of Congress that, pursuant to section 1413 of the Foreign Affairs Reform and Restructuring Act of 1998 (22 U.S.C. 6563), congressional authorization is a prerequisite to any reorganization of the United States Agency for International Development that would change its current status as an independent establishment within the Executive branch. SEC. 193104. NATIONAL DIPLOMACY AND DEVELOPMENT

1	(1) the latest iteration of the Joint Strategic
2	Plan developed by the Department and USAID does
3	not adequately address the strategic priorities of the
4	United States, identify key threats and opportuni-
5	ties, or offer the rationale for making hard choices
6	with regard to limited resources; and
7	(2) additional requirements to the Joint Stra-
8	tegic Plan are necessary to encourage the develop-
9	ment of a national diplomacy and development strat-
10	egy, elements of which shall be provided to Congress
11	in classified form.
12	(b) Enhancement of Joint Strategic Plan for
13	THE DEPARTMENT AND USAID.—In addition to meeting
14	the requirements described in section 306 of title 5
15	United States Code, the strategic plan developed by the
16	Department and USAID shall—
17	(1) refer to and support the most recent na-
18	tional security strategy report submitted pursuant to
19	section 108 of the National Security Act of 1947
20	(50 U.S.C. 3043);
21	(2) be integrated and coordinated with other
22	relevant national-level plans and with the strategic
23	plans of other Federal departments and agencies, in-

cluding the current National Defense Strategy;

- (3) prioritize the leading worldwide diplomatic and development interests and objectives of the United States and the leading threats and challenges associated with those interests and objectives;
 - (4) identify the major diplomatic, economic, and assistance approaches designed to support and further the worldwide interests, goals, commitments, and policies that are vital to the national security of the United States;
 - (5) describe how the diplomatic and development community will utilize personnel, partnerships, alliances, industry, technology, international and nongovernmental organizations, and other capabilities to execute the efforts described in paragraph (4);
 - (6) outline the organizational roles and missions of the elements of the diplomatic and development community as part of an integrated enterprise, and how those elements coordinate and collaborate with other Federal departments and agencies supporting the national security strategy of the United States;
 - (7) include an assessment of each bureau headed by an Assistant Secretary of State or an Assistant Administrator of USAID regarding its current and anticipated contribution to the overall strategic

- 1 plan, including analysis of personnel, responsibilities,
- 2 performance, and chain of management;
- (8) identify sources of strategic, institutional,
 programmatic, fiscal, and technological risk;
- 5 (9) analyze factors that may affect the diplo-
- 6 matic and development community's performance in
- 7 pursuing the efforts described in paragraph $(\frac{3}{4})$
- 8 during the following 10-year period; and
- 9 (10) identify extraordinary resources and statu-
- tory authorities that may be necessary to implement
- this strategy.
- (c) FORM.—The plan required under subsection (b)
- 13 shall be transmitted in both classified and unclassified
- 14 form.
- 15 (d) Submission to Congress.—Not later than 30
- 16 days after submission of the strategic plan required under
- 17 section 306 of title 5, United States Code, the Secretary
- 18 shall submit the classified annex under subsection (c) to
- 19 the appropriate congressional committees and to the Com-
- 20 mittees on Armed Services of the Senate and the House
- 21 of Representatives.
- 22 SEC. 104105. OFFICE OF GLOBAL WOMEN'S ISSUES.
- (a) In General.—The Secretary should establish an
- 24 Office of Global Women's Issues (referred to in this sec-

- tion as the "Office"), and place the Office within the De-
- partment as the Secretary sees fit.
- 3 (b) Purpose.—The Office should coordinate efforts
- of the United States Government, as directed by the Sec-
- 5 retary, regarding gender equality and advancing the status
- of women and girls in United States foreign policy. 6
- 7 (c) Duties.—The Office—

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- 8 (1) should serve as the principal advisor to the 9 Secretary regarding gender equality, women's em-10 powerment, and violence against women and girls as a foreign policy matter;
 - (2) should represent the United States in diplomatic and multilateral for on matters relevant to the status of women and girls;
 - (3) should advise the Secretary and provide input on all activities, policies, programs, and funding relating to gender equality and the advancement of women and girls internationally for all bureaus and offices of the Department and in the international programs of all other Federal agencies;
 - (4) should work to ensure that efforts to advance gender equality and women's empowerment are fully integrated into the programs, structures, processes, and capacities of all bureaus and offices

- of the Department and in the international programs of other Federal agencies;
- (5) should direct, as appropriate, United States
 resources to respond to needs for gender equality
 and empowerment of women in United States foreign policies and international programs;
- 7 (6) may design, support, and implement activi-8 ties regarding empowerment of women internation-9 ally; and
- 10 (7) should conduct regular consultation with 11 civil society organizations working to advance gender 12 equality and empower women and girls internation-13 ally.
- 14 (d) SUPERVISION.—The Office should be headed 15 by— an Ambassador-at-large for Global Women's Issues 16 who exercises significant authority, reports to the President 17 or Secretary, and is appointed by the President or Sec-18 retary with the advice and consent of the Senate.
- 19 (1) a senior advisor to the appropriate Assist-20 ant Secretary; or
- 21 (2) an officer exercising significant authority 22 who reports to the President or Secretary, appointed 23 by and with the advice and consent of the Senate.
- 24 (e) Report.—Not later than 180 days after the date 25 of the enactment of this Act, the Secretary shall provide

1	a report or briefing to the appropriate congressional com-
2	mittees of the steps taken to fulfill the duties of the Office
3	set forth in subsection (c).
4	SEC. 105106. OFFICE OF INTERNATIONAL RELIGIOUS FREE-
5	DOM.
6	(a) In General.—Section 101(c)(4) of the Inter-
7	national Religious Freedom Act of 1998 (22 U.S.C.
8	6411(c)(4)) is amended—
9	(1) in subparagraph (A), by striking "; and"
10	and inserting a semicolon;
11	(2) in subparagraph (B), by striking the period
12	at the end and inserting "; and; and
13	(3) by adding at the end the following new sub-
14	paragraph:
15	"(C) shall supervise any special envoy, spe-
16	cial representative, or office with responsibility
17	for protecting international religious freedom,
18	protecting religious minorities, or advising the
19	Secretary on matters relating to religion.".
20	(b) In General.—Section 59(a)(2) of the State De-
21	partment Basic Authorities Act of 1956 is amended by
22	adding at the end the following new subparagraph:
23	"(C) Oversight.—To promote a cohesive
24	and integrated foreign policy regarding inter-
25	national religious freedom, the Special Envoy

1	shall be placed under the supervision of the
2	Ambassador at Large for International Reli-
3	gious Freedom.".
4	SEC. 106107. BUREAU OF DEMOCRACY, HUMAN RIGHTS,
5	AND LABOR.
6	(a) In General.—Subtitle A of the ADVANCE De-
7	mocracy Act of 2007 (22 U.S.C. 8211 et seq.) is amended
8	by adding at the end the following new section:
9	"SEC. 2114. BUREAU OF DEMOCRACY, HUMAN RIGHTS, AND
10	LABOR.
11	"(a) Establishment.—There should shall be estab-
12	lished in the Department a Bureau of Democracy, Human
13	Rights, and Labor (referred to in this section as the 'Bu-
14	reau'), which should shall be headed by the Assistant Sec-
15	retary. All special envoys, ambassadors, and coordinators
16	located within the Bureau shall report directly to the As-
17	sistant Secretary.
18	"(b) Duties.—The Bureau is authorized—
19	"(1) to promote democracy and actively support
20	human rights throughout the world in accordance
21	with this subtitle;
22	"(2) to promote the rule of law and good gov-
23	ernance throughout the world;
24	"(3) to strengthen civil society programs and
25	organizations;

1	"(4) to produce the annual Country Reports on
2	Human Rights, in conjunction with embassies and
3	regional bureaus;
4	"(5) to lead the implementation of section
5	620M of the Foreign Assistance Act of 1961 (22
6	U.S.C. 2378d; commonly known as the 'Leahy Law')
7	and the Child Soldiers Act (22 U.S.C. 2370c et
8	seq.), and to implement those provisions of the Arms
9	Export Control Act (22 U.S.C. 2751 et seq.) related
10	to human rights concerns; and
11	"(6) coordinate programs to implement the May
12	2011 Department of State International Cyberspace
13	Policy Strategy.
14	"(c) Bilateral Economic Assistance Pro-
15	GRAMS.—The Bureau is authorized to provide bilateral
16	economic assistance from amounts appropriated or other-
17	wise made available for the Economic Support Fund and
18	other foreign assistance accounts to support activities de-
19	scribed in subsection (b) and for the purpose of oversight
20	and control of—
21	"(1) the Human Rights and Democracy Fund;
22	"(2) the Human Rights Defenders Fund;
23	"(3) the Global Equality Fund;
24	"(4) the Global Anti-Corruption Consortium;
25	and

1	"(5) the Global Internet Freedom Fund;	
2	"(d) Efficiency.—The Assistant Secretary shall	
3	take whatever actions may be necessary to minimize the	
4	duplication of efforts within the Bureau.	
5	"(e) Local Oversight.—United States missions, to	
6	the extent practicable, should assist in exercising oversight	
7	authority and coordinate with the Bureau to ensure that	
8	funds are appropriately used and comply with anti-corrup-	
9	tion practices.".	
10	(b) CLERICAL AMENDMENT.—The table of contents	
11	in section 1(b) of the Implementing Recommendations of	
12	the 9/11 Commission Act of 2007 (Public Law 110–53)	
13	is amended by inserting after the item relating to section	
14	2113 the following new item:	
	"2114. Bureau of Democracy, Human Rights, and Labor.".	
15	SEC. 107108. ASSISTANT SECRETARY FOR INTERNATIONAL	
16	NARCOTICS AND LAW ENFORCEMENT AF-	
17	FAIRS.	
18	Section 1(c) of the State Department Basic Authori-	
19	ties Act of 1956 (22 U.S.C. 2651a(c)) is amended—	
20	(1) by redesignating paragraph (3) as para-	
21	graph (4); and	
22	(2) by inserting after paragraph (2) the fol-	
23	lowing new paragraph:	

1	"(3) Assistant secretary for inter-
2	NATIONAL NARCOTICS AND LAW ENFORCEMENT AF-
3	FAIRS.—
4	"(A) IN GENERAL.—There should shall be
5	in the Department of State an Assistant Sec-
6	retary for International Narcotics and Law En-
7	forcement Affairs who should shall be respon-
8	sible to the Secretary for matters pertaining to
9	international narcotics and law enforcement af-
10	fairs in the conduct of foreign policy and such
11	other related duties as the Secretary may from
12	time to time designate.
13	"(B) Areas of responsibility.—The
14	Assistant Secretary for International Narcotics
15	and Law Enforcement Affairs should shall
16	maintain continuous observation of and review
17	all matters pertaining to international narcotics
18	and law enforcement in the conduct of foreign
19	policy, including the following matters:
20	"(i) Combatting international nar-
21	cotics production and trafficking, including
22	the illicit cultivation of crops used to
23	produce narcotics.
24	"(ii) Strengthening foreign justice sys-
25	tems, including judicial and prosecutorial

1		capacity, appeals systems, law enforcement
2		agencies, and prison systems.
3		"(iii) Training foreign military and
4		police, including vetting all foreign per-
5		sonnel who receive such assistance from
6		the United States Government.
7		"(iv) Ensuring the inclusion of human
8		rights issues in law enforcement programs,
9		in consultation with the Assistant Sec-
10		retary for Democracy, Human Rights, and
11		Labor.
12		"(v) Combating all forms of illicit
13		trafficking, including human trafficking
14		arms trafficking, and the illicit smuggling
15		of bulk cash.
16		"(vi) Identifying and responding to
17		global corruption, including strengthening
18		the capacity of foreign government institu-
19		tions responsible for addressing financial
20		crimes.".
21	SEC. 108109.	OFFICE OF INTERNATIONAL DISABILITY
22]	RIGHTS.
23	(a) Esta	ABLISHMENT.—There should be established
24	in the Depar	tment an Office of International Disability
25	Rights (referr	red to in this section as the "Office".

1	(b) DUTIES.—The Office should—	
2	(1) seek to ensure that all United States for-	
3	eign operations are accessible to, and inclusive of,	
4	persons with disabilities;	
5	(2) promote the human rights and full partici-	
6	pation of persons with disabilities in all international	
7	development activities funded by the United State	
8	Government; and	
9	(3) promote disability inclusive practices and	
10	the training of Department staff on soliciting quality	
11	programs that are fully inclusive of people with dis-	
12	abilities.	
13	(c) Supervision.—The Office may be headed by—	
14	(1) a senior advisor to the appropriate Assist-	
15	ant Secretary; or	
16	(2) an officer exercising significant authority	
17	who reports to the President or Secretary, appointed	
18	by and with the advice and consent of the Senate.	
19	(d) Conforming Amendment.—Section 579(b) of	
20	the Foreign Operations, Export Financing, and Related	
21	Programs Appropriations Act, 2005 (division D of Public	
22	Law 108–447) is amended by striking subsection (b).	

TITLE II—EMBASSY 1 CONSTRUCTION 2 3 SEC. 201. STANDARD DESIGN IN CAPITAL CONSTRUCTION. (a) FINDINGS.—Congress finds that the decision by 4 the Department's Bureau of Overseas Buildings Oper-5 ations ("OBO") to transition from Standard Embassy De-6 7 sign to Design Excellence has in some cases— 8 (1) increased the cost of building new embassies 9 and consulates; 10 (2) delayed the move of thousands of staff from 11 facilities that do not meet current security standards 12 to new, secure facilities; 13 (3) exacerbated certain deficiencies in the qual-14 ity of the Bureau's program management; and 15 (4) been a factor in reduced competition for 16 capital construction projects. 17 (b) Sense of Congress.—It is the sense of Con-18 gress that the OBO should give appropriate consideration to Standard Embassy Design, in which each new embassy 20 and consulate starts with a standard design and keeps 21 customization to a minimum. 22 (c) Consultation.—The Secretary shall carry out any new embassy compound or new consulate compound 24 project that is in the design phase or pre-design phase as of the date of the enactment of this Act and that utilizes

- 1 a non-standard design in consultation with the appropriate
- 2 congressional committees. The Department shall provide
- 3 the appropriate congressional committees, for each such
- 4 project, the following documentation:
- 5 (1) A comparison of the estimated full lifecycle
- 6 costs of the project to the estimated full lifecycle
- 7 costs of the project if it were to use a standard em-
- 8 bassy design.
- 9 (2) A comparison of the estimated completion
- date of the project to the estimated completion date
- of the project if it were to use a standard embassy
- design.
- 13 (3) A comparison of the security of the com-
- pleted project to the security of the completed
- project if it were to use a standard embassy design.
- 16 (4) A justification for the Secretary's selection
- of a non-standard design over a standard design for
- the project.
- 19 (d) Non-standard Design Defined.—In this sec-
- 20 tion the term "non-standard design" means a new em-
- 21 bassy compound or new consulate compound design that
- 22 does not utilize a standardized design template for the
- 23 structural, spatial and security requirements of the com-
- 24 pound, or a new embassy compound or new consulate com-

- 1 pound project that does not utilize a design-build delivery
- 2 method.
- 3 SEC. 202. CAPITAL CONSTRUCTION TRANSPARENCY.
- 4 (a) IN GENERAL.—Section 118 of the Department of
- 5 State Authorities Act, Fiscal Year 2017 (22 U.S.C. 304)
- 6 is amended—
- 7 (1) in the section heading, by striking "AN-
- 8 NUAL REPORT ON EMBASSY CONSTRUCTION
- 9 **COSTS**" and inserting "QUARTERLY REPORT ON
- 10 OVERSEAS CAPITAL CONSTRUCTION
- 11 **PROJECTS**"; and
- 12 (2) by striking subsections (a) and (b) and in-
- serting the following new subsections:
- 14 "(a) IN GENERAL.—Not later than 180 days after
- 15 the date of the enactment of this Act, and every 90 days
- 16 thereafter, the Secretary shall submit to the appropriate
- 17 congressional committees a comprehensive report regard-
- 18 ing all ongoing overseas capital construction projects and
- 19 major embassy security upgrade projects.
- 20 "(b) Contents.—Each report required under sub-
- 21 section (a) shall include the following with respect to each
- 22 ongoing overseas capital construction project and major
- 23 embassy security upgrade project:
- 24 "(1) The initial cost estimate as specified in the
- proposed allocation of capital construction and main-

- 1 tenance funds required by the Committees on Appro-2 priations for Acts making appropriations for the Department of State, foreign operations, and related 3 4 programs. 5 "(2) The current cost estimate. 6 "(3) The value of each request for equitable ad-7 justment received by the Department of State to 8 date. 9 "(4) The value of each certified claim received 10 by the Department of State to date. 11 "(5) The value of any usage of the project's 12 contingency fund to date and the value of the re-13 mainder of the project's contingency fund. 14 "(6) An enumerated list of each request for ad-15 justment and certified claim that remains out-16 standing or unresolved. 17 "(7) An enumerated list of each request for eq-18
 - fully adjudicated or that the Department has settled, and the final dollar amount of each adjudication or settlement. "(8) The date of estimated completion specified

uitable adjustment and certified claim that has been

in the proposed allocation of capital construction and maintenance funds required by the Committees on Appropriations not later than 45 days after that

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1	date of the enactment of an Act making appropria-
2	tions for the Department of State, foreign oper-
3	ations, and related programs.
4	"(9) The current date of estimated comple-
5	tion.".
6	SEC. 203. CONTRACTOR PERFORMANCE INFORMATION.
7	(a) Deadline for Completion.—The Secretary
8	shall complete all contractor performance evaluations re-
9	quired by subpart 42.15 of the Federal Acquisition Regu-
10	lation by October 1, 2020.
11	(b) Prioritization System.—
12	(1) In general.—Not later than 90 days after
13	the date of the enactment of this Act, the Secretary
14	shall develop a prioritization system for clearing the
15	current backlog of required evaluations.
16	(2) Elements.—The system required under
17	paragraph (1) should prioritize the evaluations as
18	follows:
19	(A) Project completion evaluations should
20	be prioritized over annual evaluations.
21	(B) Evaluations for relatively large con-
22	tracts should have priority.
23	(C) Evaluations that would be particularly
24	informative for the awarding of government
25	contracts should have priority.

1	(c) Briefing.—Not later than 90 days after the date
2	of the enactment of this Act, the Secretary shall brief the
3	appropriate congressional committees on the Depart-
4	ment's plan for completing all evaluations by October 1,
5	2020, and the prioritization system developed pursuant to
6	this section.
7	(d) Sense of Congress.—It is the sense of Con-
8	gress that—
9	(1) contractors deciding whether to bid on De-
10	partment contracts would benefit from greater un-
11	derstanding of the Department as a client; and
12	(2) the Department should develop a forum
13	where contractors can rate the Department's project
14	management performance.
15	SEC. 204. GROWTH PROJECTIONS FOR NEW EMBASSIES
16	AND CONSULATES.
17	(a) In General.—For each new embassy compound
18	(NEC) and new consulate compound project (NCC) in or
19	not yet in the design phase as of the date of the enactment
20	of this Act, the Office of Management Policy, Rightsizing,
21	and Innovation shall project growth over the estimated life

of the facility using all available and relevant data, includ-

23 ing—

1	(1) relevant historical trends for Department
2	personnel and personnel from other agencies rep-
3	resented at post;
4	(2) an analysis of the tradeoffs between risk
5	and the needs of United States Government policy
6	conducted as part of the most recent Vital Presence
7	Validation Process, if applicable; and
8	(3) reasonable assumptions about the strategie
9	importance of the post over the life of the building.
10	(3) reasonable assumptions about the strategic
11	importance of the post over the life of the building;
12	and
13	(4) any other data that would be helpful in pro-
14	jecting the future growth of the post.
15	(b) Other Agencies.—Other agencies represented
16	at the post shall provide to the Department, upon request,
17	growth projections for their own personnel over the esti-
18	mated life of the facility.
19	(c) Basis for Estimates.—The Department shall
20	base its growth assumption for all NECs and NCCs on
21	the estimates required under subsections (a) and (b).
22	(d) Zero Net Growth Requirement.—The
23	growth assumed for NECs and NCCs pursuant to sub-
24	section (e) should be offset by staff reductions at other

25 posts such that there is zero net growth over the period

- 1 covered by the Long-Range Overseas Building Plan re-
- 2 quired under section 206.
- 3 (d) Congressional Notification.—Any congres-
- 4 sional notification of site selection for a NEC or NCC sub-
- 5 mitted after the date of enactment of this Act shall include
- 6 the growth assumption used pursuant to subsection (c).

7 SEC. 205. CONSOLIDATION OF SMALL DIPLOMATIC POSTS.

- 8 (a) New Embassies and Consulates.—Prior to
- 9 initiating the site selection process for any new embassy
- 10 or consulate for a diplomatic post that has employed 10
- 11 or fewer United States Government employees on average
- 12 over the 3 years prior to the date of the enactment of
- 13 this Act, the Secretary shall conduct an analysis of alter-
- 14 natives, including consolidating such post with other near-
- 15 by diplomatic posts.
- 16 (b) Notification.—Not later than 30 days after
- 17 conducting an analysis of alternatives pursuant to sub-
- 18 section (a), the Secretary shall notify the appropriate con-
- 19 gressional committees of the results of the analysis.
- 20 (c) Existing Small Diplomatic Posts.—Not later
- 21 than 305 days after the date of the enactment of this Act,
- 22 the Department shall complete a cost-benefit analysis for
- 23 maintaining any consulate that has employed five or fewer
- 24 United States Government employees on average over the

1	three years prior to the date of the enactment of this Act.
2	Each analysis shall include, at minimum—
3	(1) the full cost of maintaining the consulate;
4	(2) any policy value or value that other United
5	States Government tenants derive from having a
6	presence at such location;
7	(3) the value of having a consular presence in
8	such location, including for the provision of United
9	States citizen services;
10	(4) input from the consulate on any unique
11	operational or policy value it provides; and
12	(5) alternative locations for consular and
13	United States citizen services.
14	(d) REPORT.—Not later than one year after the date
15	of the enactment of this Act, the Department shall brief
16	or report to Congress on the results of the analyses re-
17	quired under this section.
18	SEC. 206. LONG-RANGE PLANNING PROCESS.
19	(a) Plans Required.—
20	(1) In general.—The Department shall annu-
21	ally develop—
22	(A) a comprehensive 6-year plan docu-
23	menting the Department's overseas building
24	program for the replacement of the least secure
25	embassies and consulates around the world.

- 1 known as a Long-Range Overseas Buildings 2 Plan (LROBP); and
- 3 (B) a comprehensive 6-year plan detailing
 4 the Department's long-term planning for the
 5 maintenance and sustainment of completed fa6 cilities, known as a Long-Range Overseas Main7 tenance Plan (LROMP).
 - (2) UPDATED INFORMATION.—The annual updates of the plans developed pursuant to paragraph (1) shall highlight any changes from the previous year's plan to the ordering of construction and maintenance projects.

(b) Reporting Requirements.—

- (1) Submission of Plans to Congress.—Not later than 60 days after the completion of the LROBP and the LROMP, the Department shall submit the plans to the appropriate congressional committees.
- (2) Reference in Budget Justification materials submitted to the appropriate congressional committees in support of the Department's budget for any fiscal year (as submitted with the budget of the President under section 1105(a) of title 31), the plans outlined in the LROBP and LROMP shall be

- referenced to justify funding requested for building and maintenance projects overseas.
- 3 (3) FORM OF REPORT.—The report required 4 under paragraph (1) shall be submitted in unclassi-5 fied form but may include a classified index.

6 SEC. 207. VALUE ENGINEERING AND RISK ASSESSMENT.

- 7 (a) FINDINGS.—Congress makes the following find-8 ings:
- 9 (1) Federal departments and agencies are re-10 quired to use value engineering (VE) as a manage-11 ment tool, where appropriate, to reduce program and 12 acquisition costs pursuant to OMB Circular A-131, 13 Value Engineering, dated December 31, 2013.
 - (2) OBO has a Standard Operation Procedure, dated March 7, 2005, on conducting risk assessment studies in the International Project Risk Assessment (IPRA) method on all international construction projects.

19 (b) Notification Requirements.—

(1) Submission to authorizing committees.—The proposed allocation of capital construction and maintenance funds that is required by the Committees on Appropriations not later than 45 days after the date of the enactment of an Act making appropriations for the Department of State, for-

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- eign operations, and related programs shall also be
- 2 submitted to the Committee on Foreign Relations of
- 3 the Senate and the Committee on Foreign Affairs of
- 4 the House of Representatives.
- 5 (2) Requirement to confirm completion
- 6 OF VALUE ENGINEERING AND RISK ASSESSMENT
- 7 STUDIES.—The notifications required under para-
- 8 graph (1) shall include confirmation that the De-
- 9 partment has completed the requisite VE and risk
- assessment studies described in subsection (a).
- 11 (c) Reporting and Briefing Requirements.—
- 12 The Department shall provide to the appropriate congres-
- 13 sional committees upon request—
- 14 (1) a description of each recommendation from
- each study described in subsection (a) and a table
- detailing which recommendations were accepted and
- which were rejected; and
- 18 (2) a report or briefing detailing the rationale
- 19 for not implementing recommendations made by VE
- studies that may yield significant cost savings to the
- 21 Department, if implemented.
- 22 SEC. 208. BUSINESS VOLUME.
- Section 402(c)(2)(E) of the Omnibus Diplomatic Se-
- 24 curity and Antiterrorism Act of 1986 (22 U.S.C.

1	4852(c)(2)(E)) is amended by striking "in 3 years" and
2	inserting "cumulatively over 3 years".
3	SEC. 209. COMPTROLLER GENERAL REPORT ON PROJECT
4	MANAGEMENT SKILLS.
5	Not later than 270 days after the date of the enact-
6	ment of this Act, the Comptroller General of the United
7	States shall submit to the appropriate congressional com-
8	mittees a report on the Department's development of con-
9	struction engineers and program management practices
10	including—
11	(1) an evaluation of the Department's efforts
12	to—
13	(A) recruit qualified construction engi-
14	neers;
15	(B) improve the skills of its construction
16	engineers, especially in the area of project man-
17	agement; and
18	(C) rate the performance of its construc-
19	tion engineers, especially during their assign-
20	ments as project directors of new embassy com-
21	pounds or new consulate compounds;
22	(2) an evaluation of the Department's imple-
23	mentation of the Program Management Improve-
24	ment Accountability Act of 2016; and

1	(3) recommendations stemming from the eval-
2	uations conducted pursuant to paragraphs (1) and
3	(2).
4	SEC. 210. EMBASSY SECURITY REQUESTS AND DEFI-
5	CIENCIES.
6	The Secretary shall provide to the appropriate con-
7	gressional committees upon request information on secu-
8	rity deficiencies at United States diplomatic posts, includ-
9	ing—
10	(1) requests made over the previous year by
11	United States diplomatic posts abroad for security
12	upgrades; and
13	(2) significant security deficiencies at United
14	States diplomatic posts abroad that are not oper-
15	ating out of a new embassy compound or new con-
16	sulate compound.
17	TITLE III—PERSONNEL ISSUES
18	SEC. 301. SPECIAL APPOINTMENTS.
19	(a) Report on Positions.—Not later than 30 days
20	after the date of the enactment of this Act, the Secretary
21	shall submit to the appropriate congressional committees
22	a report including—
23	(1) recommendations regarding whether to
24	maintain in the Department each currently existing
25	Special Envoy, Special Representative, Special Coor-

- dinator, Special Negotiator, Envoy, Representative,
- 2 Coordinator, or Special Advisor, including those list-
- 3 ed in the report submitted by the Department to the
- 4 Committee on Foreign Relations of the Senate on
- 5 April 14, 2017, pursuant to section 418 of the De-
- 6 partment of State Authorities Act, Fiscal Year 2017
- 7 (Public Law 114–323), that is not expressly author-
- 8 ized by a provision of law enacted by Congress; and
- 9 (2) the justification supporting each of the Sec-
- 10 retary's recommendations made under paragraph
- $11 \qquad (1).$
- 12 (b) Advice and Consent.—Not later than 90 days
- 13 after the report required by subsection (a) is submitted
- 14 to the appropriate congressional committees, the Secretary
- 15 shall present any Special Envoy, Special Representative,
- 16 Special Coordinator, Special Negotiator, Envoy, Rep-
- 17 resentative, Coordinator, or Special Advisor that is to be
- 18 maintained by the Department and that is not expressly
- 19 authorized by a provision of law enacted by Congress to
- 20 the Committee on Foreign Relations for the advice and
- 21 consent of the Senate.
- (c) Rule of Construction Regarding Estab-
- 23 LISHMENT OF POSITIONS.—Nothing in this section shall
- 24 be construed as prohibiting the Secretary from estab-
- 25 lishing or maintaining any Special Envoy, Special Rep-

- 1 resentative, Special Coordinator, Special Negotiator,
- 2 Envoy, Representative, Coordinator, or Special Advisor
- 3 position so long as the appointee is established for a speci-
- 4 fied term and presented to the Committee on Foreign Re-
- 5 lations for the advice and consent of the Senate within
- 6 90 days of appointment.
- 7 (d) Limited Exception for the Temporary Ap-
- 8 Pointment.—The Secretary may maintain or establish a
- 9 position with the title Special Envoy, Special Representa-
- 10 tive, Special Coordinator, Special Negotiator, or Special
- 11 Advisor for a limited period not longer than 180 days
- 12 without seeking the advice and consent of the Senate if
- 13 the Secretary notifies the Committee on Foreign Relations
- 14 of the Senate at least 15 days prior to appointment, in-
- 15 cluding—
- 16 (1) a certification that the position is not ex-
- pected to demand the exercise of significant author-
- ity pursuant to the laws of the United States;
- 19 (2) a description of the duties and purpose of
- the appointment; and
- 21 (3) the rationale for assigning the specific title.
- 22 (e) Renewal of Temporary Appointment.—
- 23 Nothing in this section shall be construed as prohibiting
- 24 the Secretary from renewing any position established

under subsection (d) so long as the Secretary complies with the notification requirements contained therein. 3 (f) Funding Restrictions.— 4 (1) Positions not presented for advice 5 AND CONSENT.—Beginning not later than 120 days 6 after the date of the enactment of this Act, no funds 7 may be obligated or expended for— 8 (A) any Special Envoy, Special Represent-9 ative, Special Coordinator, Special Negotiator, 10 Envoy, Representative, Coordinator, or Special 11 Advisor position at the Department exercising 12 significant authority pursuant to the laws of the 13 United States that is not being served by an in-14 dividual who has been presented to the Com-15 mittee on Foreign Relations for the advice and 16 consent of the Senate pursuant to subsection 17 (b); or 18 (B) any staff or resources related to such 19 a position until such time as the appointed indi-20 vidual has been presented to the Committee on 21 Foreign Relations for the advice and consent of 22 the Senate. 23 (2) Temporary positions.—No funds may be 24 obligated or expended for any position described in

subsection (d) or for any staff or resources related

- 1 to such position unless the Secretary has complied
- with the notification provisions contained therein.
- 3 (g) Confirmation for Authorized Positions.—
- 4 No Special Envoy, Special Representative, Special Coordi-
- 5 nator, Special Negotiator, Envoy, Representative, Coordi-
- 6 nator, or Special Advisor authorized by a provision of law
- 7 enacted by Congress (except the position authorized by sec-
- 8 tion 621 of the Tibetan Policy Act of 2002 (subtitle B of
- 9 title VI of Public Law 107–228; 22 U.S.C. 6901 note)) shall
- 10 be appointed absent the advice and consent of the Senate.
- 11 (h) Elimination of Special Representative
- 12 AND POLICY COORDINATOR FOR BURMA.—Section 7 of
- 13 the Tom Lantos Block Burmese Jade Act of 2008 (Public
- 14 Law 110–286; 50 U.S.C. 1701 note) is hereby repealed.
- 15 SEC. 302. DEFENSE BASE ACT INSURANCE WAIVERS.
- 16 (a) Application for Waivers.—Not later than 30
- 17 days after the date of the enactment of this Act, the Sec-
- 18 retary shall apply to the Department of Labor for a waiver
- 19 from insurance requirements under the Defense Base Act
- 20 (42 U.S.C. 1651 et seq.) for all countries where the re-
- 21 quirement was waived prior to January 2017, and for
- 22 which there is not currently a waiver.
- 23 (b) Certification Requirement.—Not later than
- 24 45 days after the date of the enactment of this Act, the
- 25 Secretary shall certify to the appropriate congressional

1	committees that the requirement in subsection (a) has
2	been met.
3	SEC. 303. ALLOWANCES.
4	(a) STATEMENT OF POLICY.—It is the policy of the
5	United States that—
6	(1) pay differentials for staffing overseas posts
7	should reflect the various factors affecting the desir-
8	ability of such posts, including the preference of em-
9	ployees bidding and the dangers or overall hardships
10	of serving in a particular location, as perceived by
11	the actual employees eligible to bid for positions in
12	such locations; and
13	(2) the Secretary should periodically analyze
14	fluctuations in such bidding patterns to ensure that
15	pay differentials reflect—
16	(A) the changing conditions in each post;
17	and
18	(B) the impact of staffing incentives
19	through pay differentials offered during the
20	previous year.
21	(b) Staffing Incentive.—
22	(1) In General.—Chapter 59 of title 5, United
23	States Code, is amended—
24	(A) by striking sections 5925 and 5928;
25	and

1	(B) by inserting after section 5924 the fol-
2	lowing new section:
3	"§ 5925. Staffing incentive
4	"(a) AUTHORIZATION.—A staffing incentive, not to
5	exceed 70 percent of the basic pay of the employee, may
6	be granted to an employee serving at an overseas post
7	based on the recruitment and retention needs for filling
8	positions at that post if such incentive—
9	"(1) compensates the employee for conditions of
10	environment that are substantially and unfavorably
11	different than conditions of environment in the con-
12	tinental United States;
13	"(2) compensates the employee for exposure to
14	conditions of civil insurrection, civil war, terrorism,
15	or wartime conditions that threaten physical harm
16	or imminent danger to the health or well-being of
17	the employee; or
18	"(3) motivates the employee to serve at a post
19	that is in low demand despite compensation for
20	hardship and danger conditions.
21	"(b) Extended Detail in a Foreign Area.—A
22	staffing incentive may be granted to an employee who is
23	officially stationed in the United States and is on extended
24	detail in a foreign area for as long as the employee con-
25	tinues to serve on such extended detail.

1	"(c) Notification Requirement.—The Secretary
2	of State shall notify the appropriate congressional commit-
3	tees of—
4	"(1) the implementation of each staffing incen-
5	tive authorized under this section that applies to em-
6	ployees of the Department of State stationed at an
7	overseas post; and
8	"(2) each instance in which implementation of
9	a staffing incentive under this section for an over-
10	seas post results in an increase of 5 percent or more
11	or a decrease of 5 percent or more from the staffing
12	incentive offered for service at that post during the
13	previous year.
14	"(d) HARDSHIP INDEX; DANGER LEVEL.—The Sec-
15	retary of State shall—
16	"(1) annually publish a hardship index for each
17	diplomatic post that is based on conditions of envi-
18	ronment at that post that differ substantially from
19	conditions of environment in the continental United
20	States; and
21	"(2) semiannually rate the danger level of each
22	post based on the Security Environment Threat
23	List.
24	"(e) Number of Bids.—The Secretary of State
25	shall—

1	"(1) track the number of bids made and how
2	they are ranked for each open position at each over-
3	seas post within the Department of State and collect
4	both quantitative and qualitative survey data from
5	eligible bidders on their bid decision-making;
6	"(2) collect data from the other foreign service
7	agencies subject to this section on the factors that
8	incentivize their employees to serve at each overseas
9	post;
10	"(3) use the information described in para-
11	graphs (1) and (2) to set appropriate staffing incen-
12	tives at such overseas posts; and
13	"(4) make the information described in para-
14	graphs (1) and (2) available, upon request, to the
15	appropriate congressional committees.
16	"(f) Appropriate Congressional Committees
17	Defined.—in this section, the term 'appropriate congres-
18	sional committees' means—
19	"(1) the Committee on Foreign Relations of the
20	Senate; and
21	"(2) the Committee on Foreign Affairs of the
22	House of Representatives.".
23	(2) Clerical amendment.—The analysis for
24	chapter 59 of title 5, United States Code, is amend-
25	ad

1	(A) by striking the items relating to sec-
2	tions 5925 and 5928; and
3	(B) by inserting after the item relating to
4	section 5924 the following new item:
	"5925. Staffing incentive.".
5	(e) Implementation.—Not later than 270 days
6	after the date of the enactment of this Act, the head of
7	each Federal agency subject to the amendment made by
8	subsection (b) shall submit a plan to the Speaker of the
9	House of Representatives and the Majority Leader of the
10	Senate that describes how the agency intends—
11	(1) to comply with the policy set forth in sub-
12	section (a); and
13	(2) to implement the staffing incentives set
14	forth in section 5925 of title 5, United States Code,
15	as added by subsection (b).
16	SEC. 304. SCIENCE AND TECHNOLOGY FELLOWSHIPS.
17	Section 504 of the Foreign Relations Authorization
18	Act, Fiscal Year 1979 (22 U.S.C. 2656d) is amended by
19	adding at the end the following new subsection:
20	"(e) Grants and Cooperative Agreements Re-
21	LATED TO SCIENCE AND TECHNOLOGY FELLOWSHIP
22	Programs.—
23	"(1) In general.—The Secretary is authorized
24	to make grants or enter into cooperative agreements
25	related to Department of State science and tech-

1	nology fellowship programs, including, for assistance
2	in recruiting fellows and the payment of stipends,
3	travel, and other appropriate expenses to fellows.
4	"(2) Exclusion from consideration as
5	COMPENSATION.—Stipends shall not be considered
6	compensation for purposes of section 209 of title 18,
7	United States Code (18 U.S.C. 209).
8	"(3) MAXIMUM ANNUAL AMOUNT.—The total
9	amount of grants made pursuant to this subsection
10	shall not exceed \$500,000 in any fiscal year.".
11	SEC. 305. TRAVEL FOR SEPARATED FAMILIES.
12	Section 901(15) of the Foreign Service Act of 1980
13	(22 U.S.C. 4081(15)) is amended—
1 1	(1) by striking "1 round-trip per year for each
14	
14 15	child below age 21 of a member of the Service as-
	child below age 21 of a member of the Service assigned abroad" and inserting "in the case of one or
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15 16	signed abroad" and inserting "in the case of one or
15 16 17	signed abroad" and inserting "in the case of one or more children below age 21 of a member of the
15 16 17 18	signed abroad" and inserting "in the case of one or more children below age 21 of a member of the Service assigned abroad, 1 round-trip per year";
15 16 17 18	signed abroad" and inserting "in the case of one or more children below age 21 of a member of the Service assigned abroad, 1 round-trip per year"; (2) in subparagraph (A)—
115 116 117 118 119 220	signed abroad" and inserting "in the case of one or more children below age 21 of a member of the Service assigned abroad, 1 round-trip per year"; (2) in subparagraph (A)— (A) by inserting "for each child" before
15 16 17 18 19 20 21	signed abroad" and inserting "in the case of one or more children below age 21 of a member of the Service assigned abroad, 1 round-trip per year"; (2) in subparagraph (A)— (A) by inserting "for each child" before "to visit the member abroad"; and

1	(A) by inserting "for each child" before
2	"to visit the other parent"; and
3	(B) by striking "resides," and inserting
4	"resides; or";
5	(4) by inserting after subparagraph (B) the fol-
6	lowing new subparagraph:
7	"(C) for one of the child's parents to visit
8	the child or children abroad if the child or chil-
9	dren do not regularly reside with that parent
10	and that parent is not receiving an education
11	allowance or educational travel allowance for
12	the child or children under section 5924(4) of
13	title 5,"; and
14	(5) by striking "a payment" and inserting "the
15	cost of a round-trip".
16	SEC. 306. HOME LEAVE TRAVEL FOR SEPARATED FAMILIES.
17	Section 903(b) of the Foreign Service Act of 1980
18	(22 U.S.C. 4083(b)) is amended by adding at the end the
19	following: "In cases where the member's family members
20	reside apart from the member at authorized locations out-
21	side the United States because they are prevented by offi-
22	cial order from residing at the member's post of assign-
23	ment, the member may take the leave ordered under this
24	section where that member's family members reside.".

1	SEC. 307. SENSE OF CONGRESS REGARDING CERTAIN FEL-
2	LOWSHIP PROGRAMS.
3	It is the Sense of Congress that—
4	(1) the Charles B. Rangel International Affairs
5	Graduate Fellowship Program, the Thomas R. Pick-
6	ering Foreign Affairs Fellowship Program, and the
7	Donald M. Payne International Development Fellow-
8	ship Program represent smart investments vital for
9	building a strong, capable, and representative na-
10	tional security workforce; and
11	(2) the Secretary of State and the Administrator
12	of the United States Agency for International Devel-
13	opment should fulfill their obligations to each of the
14	Fellows as defined in their original contractual agree-
15	ment with each Fellow.
16	TITLE IV—DIVERSITY
17	SEC. 401. DEFINITIONS.
18	In this title:
19	(1) APPLICANT FLOW DATA.—The term "appli-
20	cant flow data" means data that tracks the rate of
21	applications for job positions among demographic
22	categories.
23	(2) DIVERSITY.—The term "diversity" means—
24	(A) those classes of persons protected
25	under the Civil Rights Act of 1964 (42 U.S.C.
26	2000a et seq.) and the Americans with Disabil-

1	ities Act of 1990 (42 U.S.C. 12101 et seq.);
2	and
3	(B) veterans (as defined in section 3.1(d)
4	of title 38, Code of Federal Regulations).
5	(3) Foreign service.—The term "Foreign
6	Service" has the meaning given that term in section
7	102 of the Foreign Service Act of 1980 (22 U.S.C.
8	3902).
9	(4) Member of the foreign service.—The
10	term "member of the Foreign Service" means an in-
11	dividual listed in section 103 of the Foreign Service
12	Act of 1980 (22 U.S.C. 3903).
13	(5) Workforce.—The term "workforce"
14	means all individuals serving in a position—
15	(A) in the civil service (as defined in sec-
16	tion 2101 of title 5, United States Code); or
17	(B) as a member of the Foreign Service.
18	SEC. 402. COLLECTION, ANALYSIS, AND DISSEMINATION OF
19	WORKFORCE DATA.
20	(a) Initial Report.—Not later than 180 days after
21	the date of the enactment of this Act, the Secretary shall
22	provide a report to the public that includes aggregate de-
23	mographic data and other information regarding the diver-
24	sity of the workforce of the Department.
25	(b) Data.—The report under subsection (a)—

1	(1) shall include aggregate demographic data—
2	(A) by segment of the workforce of the De-
3	partment and grade or rank;
4	(B) by foreign service code and civil service
5	job code;
6	(C) relating to attrition and promotion
7	rates;
8	(D) that addresses Department compliance
9	with validated inclusion metrics;
10	(E) that provides demographic compari-
11	sons to the relevant civilian labor force;
12	(F) on the diversity of selection boards;
13	(G) on the employment of minority and
14	service-disabled veterans during the most recent
15	10-year period, including—
16	(i) the number hired through direct
17	hires, internships, and fellowship pro-
18	grams;
19	(ii) the number promoted to senior
20	positions, including positions at class 1 of
21	the Foreign Service Schedule, at level 15
22	of the General Schedule, in the Senior Ex-
23	ecutive Service, or in the Senior Foreign
24	Service; and

1	(iii) attrition rates by grade, in the
2	civil service and foreign service, and in the
3	senior positions described in clause (ii);
4	and
5	(H) on mentorship and retention pro-
6	grams;
7	(2) shall include an analysis of applicant flow
8	data, including the percentage, actual numbers, and
9	level of positions for which data are collected, and a
10	discussion of any resulting policy changes or rec-
11	ommendations;
12	(3) shall include demographic data relating to
13	participants in professional development programs of
14	the Department, and the rate of placement into sen-
15	ior positions for participants in such programs;
16	(4) shall include any demographic data relating
17	to the membership of any external advisory com-
18	mittee or board to which individuals in senior posi-
19	tions in the Department appoint members;
20	(5) shall be organized in terms of real numbers
21	and percentages at all levels; and
22	(6) shall be made available in a searchable
23	database format.
24	(c) RECOMMENDATION.—The Secretary may submit
25	a recommendation to the Office of Management and

- 1 Budget and to the appropriate congressional committees
- 2 regarding whether the Department should collect more de-
- 3 tailed data on demographic categories in addition to the
- 4 race and ethnicity categories specified in the Office of
- 5 Management and Budget statistical policy directive enti-
- 6 tled "Standards for Maintaining, Collecting, and Pre-
- 7 senting Federal Data on Race and Ethnicity" (81 Fed.
- 8 Reg. 67398).
- 9 (d) Other Contents.—The report under sub-
- 10 section (a) shall describe the efforts of the Department—
- 11 (1) to propagate fairness, impartiality, and in-
- 12 clusion in the work environment domestically and
- abroad;
- 14 (2) to ensure that harassment, intolerance, and
- discrimination are not tolerated;
- 16 (3) to refrain from engaging in unlawful dis-
- 17 crimination in any phase of the employment process,
- including recruitment, hiring, evaluation, assign-
- ments, promotion, retention, and training;
- 20 (4) to prevent illegal retaliation against employ-
- 21 ees for participating in a protected equal employ-
- 22 ment opportunity activity;
- 23 (5) to provide reasonable accommodation for
- 24 qualified employees and applicants with disabilities;

1	(6) to resolve workplace conflicts, confronta-
2	tions, and complaints in a prompt, impartial, con-
3	structive, and timely manner;
4	(7) to recruit a diverse workforce by—
5	(A) recruiting women, minorities, veterans,
6	and undergraduate and graduate students;
7	(B) recruiting at historically Black colleges
8	and universities, Hispanic serving institutions
9	women's colleges, and colleges that typically
10	serve majority minority populations;
11	(C) sponsoring and recruiting at job fairs
12	in urban communities;
13	(D) placing job advertisements in news-
14	papers, magazines, and job sites oriented to-
15	ward women and people of color;
16	(E) providing opportunities through the
17	Foreign Service Internship Program and other
18	hiring initiatives; and
19	(F) recruiting mid-level and senior-level
20	professionals through programs designed to in-
21	crease minority representation in international
22	affairs; and
23	(8) provide opportunities through—
24	(A) the Charles B. Rangel International
25	Affairs Fellowship Program:

1	(B) the Thomas R. Pickering Foreign Af-
2	fairs Fellowship Program; and
3	(C) the Donald M. Payne International
4	Development Fellowship Program.
5	(e) Annual Updates.—Not later than one year
6	after the publication of the report under subsection (a),
7	and annually thereafter, the Secretary shall provide a re-
8	port to the public, which may be included in another an-
9	nual report required under another provision of law, that
10	includes, in a searchable database format—
11	(1) demographic data and information on the
12	status of diversity and inclusion efforts of the De-
13	partment;
14	(2) an analysis of applicant flow data; and
15	(3) demographic data relating to participants in
16	professional development programs of the Depart-
17	ment and the rate of placement into senior positions
18	for participants in such programs.
19	SEC. 403. EXIT INTERVIEWS OR SURVEYS.
20	(a) Retained Members.—The Director General of
21	the Foreign Service should conduct periodic interviews or
22	surveys with a representative and diverse cross-section of
23	the workforce of the Department—
24	(1) to understand the reasons of the members
25	for remaining in a position in the Department, and

1	(2) to receive feedback on workplace policies,
2	professional development opportunities, and other
3	issues affecting the decision of the members to re-
4	main in the Department.
5	(b) Departing Members.—The Director General of
6	the Foreign Service shall provide an opportunity for an
7	exit interview or survey to each member of the workforce
8	of the Department who separates from service with the
9	Department to better understand the member's reasons
10	for leaving such service.
11	(c) Use of Analysis From Interviews and Sur-
12	VEYS.—The Director General of the Foreign Service shall
13	analyze information obtained through interviews and sur-
14	veys under subsections (a) and (b) to determine—
15	(1) if and how the diversity of those partici-
16	pating in such interviews and surveys impacts the
17	results; and
18	(2) whether to implement any policy changes or
19	make any recommendations as part of the report re-
20	quired under section 402.
21	(d) Tracking Data.—The Department shall—
22	(1) track demographic data relating to partici-
23	pants in professional development programs and the
24	rate of placement into senior positions for partici-
25	pants in such programs:

1	(2) annually evaluate such data—
2	(A) to identify ways to improve outreach
3	and recruitment for such programs, consistent
4	with merit system principles; and
5	(B) to understand how participation in any
6	program offered or sponsored by the Depart-
7	ment under paragraph (1) differs among the di-
8	versity groups of the workforce; and
9	(3) actively encourage participation from a
10	range of demographic categories, especially from cat-
11	egories with consistently low participation.
12	SEC. 404. RECRUITMENT.
13	(a) In General.—The Secretary should—
14	(1) continue to seek a diverse and talented pool
15	of applicants; and
16	(2) instruct the Director of Human Resources
	(2) instruct the Director of Human Resources
17	to have a diversity recruitment goal, which should
17 18	
	to have a diversity recruitment goal, which should
18	to have a diversity recruitment goal, which should include outreach at appropriate colleges, universities
18 19	to have a diversity recruitment goal, which should include outreach at appropriate colleges, universities diversity organizations, and professional associa-
18 19 20	to have a diversity recruitment goal, which should include outreach at appropriate colleges, universities diversity organizations, and professional associations.
18 19 20 21	to have a diversity recruitment goal, which should include outreach at appropriate colleges, universities diversity organizations, and professional associations. (b) Scope.—The diversity recruitment initiatives de-

- colleges, and colleges that typically serve majority
 minority populations;
 - (2) sponsoring and recruiting at job fairs in urban communities;
 - (3) placing job advertisements in newspapers, magazines, and job sites oriented toward diverse groups;
 - (4) providing opportunities through highly respected, international leadership programs, that focus on diversity recruitment and retention; and
- 11 (5) cultivating partnerships with organizations 12 dedicated to the advancement of the profession of 13 international affairs and national security to advance 14 shared diversity goals.

15 SEC. 405. PAYNE FELLOWSHIP AUTHORIZATION.

- 16 (a) IN GENERAL.—Undergraduate and graduate 17 components of the Donald M. Payne International Devel-
- 18 opment Fellowship Program may conduct outreach to at-
- 19 tract outstanding students who represent diverse ethnic
- 20 and socioeconomic backgrounds with an interest in pur-
- 21 suing a Foreign Service career.
- 22 (b) Review of Past Programs.—The Secretary
- 23 shall review past programs designed to increase minority
- 24 representation in international affairs positions.

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57 SEC. 406. VOLUNTARY PARTICIPATION. 2 (a) IN GENERAL.—Nothing in this title should be 3 construed so as to compel any employee to participate in the collection of the data or divulge any personal informa-4 5 tion. Department employees shall be informed that their participation in the data collection contemplated by this title is voluntary. 8 (b) Privacy Protection.—Any data collected under this title shall be subject to the relevant privacy protection statutes and regulations applicable to Federal em-11 ployees. TITLE V—INFORMATION 12 **SECURITY** 13 SEC. 501. DEFINITIONS. 15 In this title: 16 (1)Relevant CONGRESSIONAL COMMIT-TEES.—The term "relevant congressional commit-17 tees" means— 18 19 (A) the appropriate congressional commit-20 tees; 21 (B) the Select Committee on Intelligence 22 of the Senate; and 23 (C) the Permanent Select Committee on 24 Intelligence of the House of Representatives.

(2) VIOLATION.—The term "violation" means

any knowing, willful, or negligent action—

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1	(A) that could reasonably be expected to
2	result in an unauthorized disclosure of classified
3	information;
4	(B) to classify or continue the classifica-
5	tion of information contrary to the require-
6	ments of an active Executive order or its imple-
7	menting directives; or
8	(C) to create or continue a special access
9	program contrary to the requirements of an ac-
10	tive Executive order.
11	SEC. 502. INFORMATION TECHNOLOGY SYSTEM SECURITY.
12	(a) Definitions.—In this section:
13	(1) Incident.—The term "incident" has the
14	meaning given the term in section 3552(b) of title
15	44, United States Code.
16	(2) Information system.—The term "infor-
17	mation system" has the meaning given the term in
18	section 3502 of title 44, United States Code.
19	(3) Penetration test.—The term "penetra-
20	tion test" means a test methodology in which asses-
21	sors attempt to circumvent or defeat the security
22	features of an information system.
23	(b) Consultations Process.—Not later than 60
24	days after the date of the enactment of this Act, the Sec-
25	retary shall establish a process for conducting semiannual

- 1 consultations with the Secretary of Defense, the Director
- 2 of National Intelligence, the Secretary of Homeland Secu-
- 3 rity, and any other department or agency representative
- 4 that the Secretary determines to be appropriate regarding
- 5 the security of United States Government and nongovern-
- 6 mental information systems used or operated by the De-
- 7 partment, a contractor of the Department, or another or-
- 8 ganization on behalf of the Department, including any
- 9 such systems or networks facilitating the use of sensitive
- 10 or classified information.
- 11 (c) Independent Penetration Testing of In-
- 12 FORMATION SYSTEMS.—In coordination with the consulta-
- 13 tions under subsection (b), the Secretary shall commission
- 14 independent, semiannual penetration tests, which shall be
- 15 carried out by an appropriate Federal agency other than
- 16 the Department, such as the Department of Homeland Se-
- 17 curity or the National Security Agency, to ensure that
- 18 adequate policies and protections are implemented to de-
- 19 tect and prevent penetrations or compromises of such in-
- 20 formation systems, including malicious intrusions by any
- 21 unauthorized individual, state actor, or other entity.
- 22 (d) Waiver.—The Secretary may waive the require-
- 23 ment under subsection (c) for up to 180 days if the Sec-
- 24 retary—

1	(1) determines that such requirement would
2	have adverse effects on national security or the dip-
3	lomatic mission of the Department; and
4	(2) not later than 30 days after the commence-
5	ment of such a waiver, submits a written justifica-
6	tion to the relevant congressional committees that
7	describes how such penetration tests would under-
8	mine national security or the diplomatic mission of
9	the Department.
10	(e) Incident Reporting.—Not later than 180 days
11	after the date of the enactment of this Act, and every 180
12	days thereafter for five years, the Secretary, in consulta-
13	tion with the Secretary of Defense, the Director of the
14	National Intelligence, the Secretary of Homeland Security,
15	and any other department or agency representative that
16	the Secretary determines to be appropriate, shall securely
17	submit a classified report to the relevant congressional
18	committees that describes in detail—
19	(1) for the first reporting period, all known and
20	suspected incidents of the information systems speci-
21	fied in subsection (b) that occurred during the 180-
22	day period immediately preceding the date of the en-
23	actment of this Act; and
24	(2) for all subsequent reporting periods, all
25	known and suspected incidents of the information

1	systems specified in subsection (b) that occurred
2	since the submission of the most recent report.
3	(f) Contents.—Each report under subsection (e)
4	shall include, for the relevant reporting period—
5	(1) a description of the relevant information
6	system, as specified in subsection (b), that experi-
7	enced a known or suspected incident;
8	(2) an assessment of the date and time each
9	such incident occurred;
10	(3) an assessment of the duration over which
11	each such incident took place, including whether it
12	is ongoing;
13	(4) an assessment of the volume and sensitivity
14	of information accessed, compromised, or potentially
15	compromised by each incident, including any such
16	information contained on information systems
17	owned, operated, managed, or utilized by any other
18	Federal department or agency;
19	(5) an assessment of whether such information
20	system was compromised by a malicious intrusion,
21	including an assessment of—
22	(A) the known or suspected perpetrators,
23	including state actors;
24	(B) the methods used to carry out the inci-
25	dent; and

1	(C) the known or suspected intent of the
2	actors in accessing the information system; and
3	(6) a description of the actions the Department
4	has taken or plans to take, including timelines and
5	descriptions of any progress on plans described in
6	prior reports, to prevent future, similar incidents of
7	such information systems.
8	(g) Inspector General Oversight.—The Sec-
9	retary shall—
10	(1) notify the Inspector General for the Depart-
11	ment of State and the Broadcasting Board of Gov-
12	ernors about all planned penetration tests required
13	under subsection (c); and
14	(2) provide the Inspector General for the De-
15	partment of State and the Broadcasting Board of
16	Governors with any reports, conclusions, or analyses
17	that are a result of such testing.
18	SEC. 503. IMPROVING FOIA PROCESS.
19	(a) Reform Plan.—Not later than 90 days after the
20	date of the enactment of this Act, the Secretary shall sub-
21	mit a plan to the relevant congressional committees that
22	describes how the reforms described in subsection (b) will
23	be completed within one year after the date of the enact-

24 ment of this Act.

1	(b) Reforms.—The Secretary, in consultation with
2	the Director of National Intelligence, shall develop and im-
3	plement a cost-effective plan for training and maintaining
4	an appropriate number of officials of the Department in—
5	(1) the identification of marked or unmarked
6	classified information in documents or media subject
7	to requests under section 552 of title 5, United
8	States Code (commonly referred to as the "Freedom
9	of Information Act"), including information origi-
10	nating with the intelligence community; and
11	(2) appropriate procedures for coordinating
12	with intelligence officials to ensure that such offi-
13	cials have an opportunity to make a classification
14	determination regarding the classification status and
15	level, if any, of any information potentially origi-
16	nating with the intelligence community.
17	(c) ACCOUNTABILITY.—Not later than 14 months
18	after the date of the enactment of this Act, the Inspector
19	General of the Intelligence Community, in consultation
20	with the Inspector General of the Department of State
21	and the Broadcasting Board of Governors, shall—
22	(1) review the Department's implementation of
23	the plan required under subsection (a); and
24	(2) submit a report to the relevant congres-
25	sional committees that assesses the extent to which

1	the Department has implemented the reforms re-
2	quired under subsection (b).
3	SEC. 504. ANNUAL REPORT ON SECURITY VIOLATIONS.
4	(a) Annual Report.—Not later than 90 days after
5	the date of the enactment of this Act, and annually there-
6	after for five years, the Secretary shall submit a report
7	to the relevant congressional committees that includes in-
8	formation on the security violations that occurred during
9	the most recently completed fiscal year, including the un-
10	authorized transfer of marked or unmarked classified in-
11	formation into documents, electronic media or systems,
12	electronic transmissions, or other records or storage not
13	certified for the handling, storage, or transmittal of such
14	information.
15	(b) Elements.—The reporting of security violations
16	submitted under subsection (a) shall include—
17	(1) the total number of security violations that
18	occurred during the current reporting period, includ-
19	ing the number of violations that occurred within
20	each office or bureau of the Department;
21	(2) the number of violations where there was an
22	indication that classified information was com-
23	promised or potentially compromised;

1	(3) the number of violations committed by an
2	employee with a history of one or more prior viola-
3	tions; and
4	(4) the number and nature of actions taken by
5	the Department in response to security violations,
6	including—
7	(A) disciplinary actions taken or criminal
8	referrals; and
9	(B) the administration of remedial training
10	in response to any violation or violations.
11	SEC. 505. CLASSIFIED INFORMATION SPILLAGE.
12	(a) Detection of Classified Information
13	SPILLAGE.—Not later than 90 days after the date of the
14	enactment of this Act, the Secretary shall submit a plan
15	to the relevant congressional committees that describes
16	how the reforms described in subsection (b) will be com-
17	pleted within one year after the date of the enactment of
18	this Act.
19	(b) Training Program.—The Secretary, in con-
20	sultation with the Director of National Intelligence, shall
21	develop a training program for appropriate officials of the
22	Bureau of Diplomatic Security in the best practices for
23	detecting and recognizing classified information spillage,
24	including information originating from the Intelligence
25	Community.

1	(e) RANDOMIZED SAMPLING TO DETECT SPILL-
2	AGE.—The officials receiving the training described in
3	subsection (b) shall, not less frequently than quarterly—
4	(1) collect statistically valid random samples of
5	electronic mail sent by or received from employees of
6	the Department who hold a security clearance grant-
7	ing such employees authorized access to information
8	classified at the level of Secret or above; and
9	(2) use such samples, in a manner provided for
10	in the training described in subsection (b), to detect
11	classified information spillage as part of the Depart-
12	ment's program for safeguarding classified informa-
13	tion.
14	(d) ACCOUNTABILITY.—Not later than 90 days after
15	the implementation of the training program described in
16	subsection (b), the Inspector General for the Department
17	of State and the Broadcasting Board of Governors, in con-
18	sultation with the Inspector General for the Intelligence
19	Community, shall—
20	(1) conduct an audit of the program and activi-
21	ties carried out under this section; and
22	(2) submit a report containing the results of
23	the audit conducted under paragraph (1) to the rel-
	the comment of the part of the contract of the

SEC. 506. EMERGENCY REFRESHER TRAINING ON THE HAN-2 DLING OF CLASSIFIED INFORMATION. 3 (a) Emergency Refresher Training.—Except as provided in subsection (d), not later than 180 days after 4 5 the date of the enactment of this Act, the Secretary shall submit a written certification to the relevant congressional 6 7 committees that all Department personnel who possess a 8 security clearance have completed special emergency re-9 fresher training, developed by the Secretary, in consultation with the Director of National Intelligence, in the rules 10 11 and procedures governing the appropriate identification and handling of classified information, including informa-12 13 tion originating from the Intelligence Community. 14 (b) Certification by Personnel Undergoing 15 Training.—Each employee of the Department who un-16 dergoes the training required under subsection (a) shall certify in writing that the employee— 17 18 (1) has received such training; 19 (2) has read and understands the rules and 20 procedures for identifying and handling classified in-21 formation, including information originating from 22 the Intelligence Community; 23 (3) understands the grave responsibilities ac-24 companying the privilege of access to classified infor-25 mation; and

1	(4) commits to following such rules and proce-
2	dures, under penalty of all applicable laws, regula-
3	tions, and policies of the Department.
4	(c) Prioritization.—In administering the emer-
5	gency refresher training required under subsection (a), the
6	Secretary shall prioritize the retraining of employees in
7	the following order:
8	(1) Employees who possess a security clearance
9	at the Top Secret/Sensitive Compartmented Infor-
10	mation level.
11	(2) Employees who possess a security clearance
12	at the Top Secret level.
13	(3) Employees who possess a security clearance
14	at the Secret level.
15	(4) Employees who possess a security clearance
16	at the Confidential Information level.
17	(d) Delay in Training.—
18	(1) IN GENERAL.—The Secretary may delay the
19	provision of emergency refresher training required
20	under subsection (a), for up to 30 days, for any spe-
21	cific official or employee of the Department or any
22	group of officials or employees, up to the level of an
23	individual office, if the Secretary considers such
24	delay to be critical to the foreign policy interests of

the United States.

1	(2) Notice to congress.—Not later than 30
2	days after authorizing a delay under paragraph (1)
3	the Secretary shall submit a written notice of such
4	delay, including a justification for the delay, to the
5	relevant congressional committees.
6	SEC. 507. PROHIBITION ON CONTRACTING WITH CERTAIN
7	TELECOMMUNICATIONS PROVIDERS.
8	(a) List of Covered Contractors.—Not later than
9	30 days after the date of the enactment of this Act, the Sec-
10	retary, in consultation with the Director of National Intel-
11	ligence, shall develop a list of covered contractors to be up-
12	dated as frequently as the Secretary determines appro-
13	priate.
14	(b) Prohibition on Contracts.—The Secretary may
15	not enter into a contract with a covered contractor on the
16	list described under subsection (a).
17	(c) Removal From List.—To be removed from the
18	list described in subsection (a), a covered contractor may
19	submit a request to the Secretary in such manner as the
20	Secretary determines appropriate. The Secretary, in con-
21	sultation with the Director of National Intelligence, shall
22	determine a process for removing covered contractors from
23	the list as appropriate.

24 (d) Waivers.—

- 1 (1) In GENERAL.—The President, or the Assist2 ant to the President for National Security Affairs,
 3 may waive the requirements under subsection (b) if
 4 the President, or the Assistant to the President, deter5 mines that such waiver is justified for national secu6 rity reasons.
- 7 (2) SECRETARY OF STATE.—The Secretary may 8 waive the requirements under subsection (b) for 9 United States diplomatic posts or diplomatic per-10 sonnel overseas if the Secretary, in consultation with 11 the Director of National Intelligence, determines that 12 no suitable alternatives are available.
- 13 (e) Covered Contractor Defined.—In this section, the term "covered contractor" means a provider of tele-14 15 communications, telecommunications equipment, or information technology equipment, including hardware, software 16 and services, that has knowingly assisted or facilitated a cyber attack or conducted surveillance, including passive or 18 19 active monitoring, carried out against the United States by, or on behalf of, any government, or persons associated with 21 such government, listed as a cyber threat actor in the United States Intelligence Community's 2017 assessment of worldwide threats to United States national security or any following worldwide threat assessment of the United States

intelligence community.

- 1 (f) Effective Date.—This section shall apply with
- 2 respect to contracts of a covered contractor entered into on
- 3 or after the date of the enactment of this Act.
- 4 SEC. 508. REPORT ON CONTRACTS WITH KASPERSKY LABS
- 5 AND HUAWEI.
- 6 (a) Determination.—Not later than 30 days after the
- 7 date of the enactment of this Act, the Secretary of State
- 8 shall develop a process and timeframe for determining
- 9 whether or not the Department of State purchased software,
- 10 hardware, or services from Kaspersky Lab, Huawei, ZTE
- 11 Corporation, or from any affiliates where Kaspersky Lab,
- 12 Huawei, or ZTE Corporation equipment, software, or serv-
- 13 ices may be contained, and if so, if any of those products
- 14 or services are still in use.
- 15 (b) Report.—Not later than 180 days after the date
- 16 of the enactment of this Act, the Secretary of State shall
- 17 submit to the appropriate congressional committees a report
- 18 on the findings pursuant to the review under subsection (a),
- 19 and shall provide updates every 30 days thereafter until
- 20 the review is complete.

21 TITLE VI—PUBLIC DIPLOMACY

- 22 SEC. 601. AMERICAN SPACES REVIEW.
- 23 (a) Report Required.—Not later than 180 days
- 24 after the date of the enactment of this Act, the Secretary

1	shall submit a report to the appropriate congressional
2	committees that includes—
3	(1) the full costs incurred by the Department to
4	provide American Spaces, including—
5	(A) American Centers, American Corners,
6	Binational Centers, Information Resource Cen-
7	ters, and Science Centers; and
8	(B) the total costs of all associated—
9	(i) employee salaries, including mem-
10	bers of the foreign service, other United
11	States civilian personnel, and locally em-
12	ployed staff;
13	(ii) programming expenses;
14	(iii) operating expenses;
15	(iv) contracting expenses; and
16	(v) security expenses;
17	(2) a breakdown of the total costs described in
18	paragraph (1) by each space and type of space;
19	(3) the total fees collected for entry to, or the
20	use of, American Spaces and related resources, in-
21	cluding a breakdown by the type of fee for each
22	space and type of space;
23	(4) the total usage rates, including by type of
24	service, for each space and type of space; and

1	(5) an assessment of the significance, utility
2	and benefit of the American Spaces program in pro-
3	moting mutual understanding and the value of
4	American culture.
5	SEC. 602. IMPROVING RESEARCH AND EVALUATION OF
6	PUBLIC DIPLOMACY.
7	(a) In General.—The Secretary shall—
8	(1) conduct regular research and evaluation of
9	public diplomacy programs and activities of the De-
10	partment, including through the routine use of audi-
11	ence research, digital analytics, and impact evalua-
12	tions, to plan and execute such programs and activi-
13	ties; and
14	(2) make the findings of the research and eval-
15	uations conducted under paragraph (1) available to
16	Congress.
17	(b) DIRECTOR OF RESEARCH AND EVALUATION.—
18	(1) Appointment.—Not later than 90 days
19	after the date of the enactment of this Act, the Sec-
20	retary shall appoint a Director of Research and
21	Evaluation in the Office of Policy, Planning, and
22	Resources for the Under Secretary for Public Diplo-
23	macy and Public Affairs.
24	(2) Limitation on appointment.—The ap-
25	pointment of a Director of Research and Evaluation

1	pursuant to paragraph (1) shall not result in an in-
2	crease in the overall full-time equivalent positions
3	within the Department.
4	(3) Responsibilities.—The Director of Re-
5	search and Evaluation shall—
6	(A) coordinate and oversee the research
7	and evaluation of public diplomacy programs of
8	the Department—
9	(i) to improve public diplomacy strate-
10	gies and tactics; and
11	(ii) to ensure that programs are in-
12	creasing the knowledge, understanding,
13	and trust of the United States by relevant
14	target audiences;
15	(B) report to the Director of Policy and
16	Planning;
17	(C) routinely organize and oversee audi-
18	ence research, digital analytics, and impact
19	evaluations across all public diplomacy bureaus
20	and offices of the Department;
21	(D) support embassy public affairs sec-
22	tions;
23	(E) share appropriate public diplomacy re-
24	search and evaluation information within the

Department and with other Federal departments and agencies;

- (F) regularly design and coordinate standardized research questions, methodologies, and procedures to ensure that public diplomacy activities across all public diplomacy bureaus and offices are designed to meet appropriate foreign policy objectives; and
- (G) report quarterly to the United States Advisory Commission on Public Diplomacy, through the Commission's Subcommittee on Research and Evaluation established pursuant to subsection (e), regarding the research and evaluation of all public diplomacy bureaus and offices of the Department.
- (4) Guidance and training.—Not later than 180 days after the appointment of the Director of Research and Evaluation pursuant to paragraph (1), the Director shall create guidance and training for all public diplomacy officers regarding the reading and interpretation of public diplomacy program evaluation findings to ensure that such findings and lessons learned are implemented in the planning and evaluation of all public diplomacy programs and activities throughout the Department.

1	(c) Prioritizing Research and Evaluation.—
2	(1) In General.—The Director of Policy,
3	Planning, and Resources shall ensure that research
4	and evaluation, as coordinated and overseen by the
5	Director of Research and Evaluation, supports stra-
6	tegic planning and resource allocation across all pub-
7	lic diplomacy bureaus and offices of the Department.
8	(2) Allocation of resources.—Amounts al-
9	located for the purposes of research and evaluation
10	of public diplomacy programs and activities pursu-
11	ant to subsection (a) shall be made available to be
12	disbursed at the direction of the Director of Re-
13	search and Evaluation among the research and eval-
14	uation staff across all public diplomacy bureaus and
15	offices of the Department.
16	(3) Sense of congress.—It is the sense of
17	Congress that the Department should allocate, for
18	the purposes of research and evaluation of public di-
19	plomacy activities and programs pursuant to sub-
20	section (a)—
21	(A) 3 to 5 percent of program funds made
22	available under the heading "Educational
23	AND CULTURAL EXCHANGE PROGRAMS"; and
24	(B) 3 to 5 percent of program funds allo-

cated for public diplomacy programs under the

- 1 heading "DIPLOMATIC AND CONSULAR Pro-
- 2 Grams".
- 3 (d) Limited Exemption.—Chapter 35 of title 44,
- 4 United States Code (commonly known as the "Paperwork
- 5 Reduction Act") shall not apply to collections of informa-
- 6 tion directed at foreign individuals conducted by, or on
- 7 behalf of, the Department for the purpose of audience re-
- 8 search and impact evaluations, in accordance with the re-
- 9 quirements under this section and in connection with the
- 10 Department's activities conducted pursuant to the United
- 11 States Information and Educational Exchange Act of
- 12 1948 (22 U.S.C. 1431 et seq.) or the Mutual Educational
- 13 and Cultural Exchange Act of 1961 (22 U.S.C. 2451 et
- 14 seq.).
- (e) Limited Exemption to the Privacy Act.—
- 16 The Department shall maintain, collect, use, and dissemi-
- 17 nate records (as such term is defined in section 552a(a)(4)
- 18 of title 5, United States Code) for research and data anal-
- 19 ysis of public diplomacy efforts intended for foreign audi-
- 20 ences. Such research and data analysis shall be reasonably
- 21 tailored to meet the purposes of this subsection and shall
- 22 be carried out with due regard for privacy and civil lib-
- 23 erties guidance and oversight.
- 24 (f) Advisory Commission on Public Diplo-
- 25 MACY.—

- 1 (1) Subcommittee for Research and Evaluation.—The Advisory Commission on Public Diplomacy shall establish a Subcommittee for Research and Evaluation to monitor and advise on the research and evaluation activities of the Department and the Broadcasting Board of Governors.
 - (2) Report.—The Subcommittee for Research and Evaluation established pursuant to paragraph (1) shall submit an annual report to Congress in conjunction with the Commission on Public Diplomacy's Comprehensive Annual Report on the performance of the Department and the Broadcasting Board of Governors in carrying out research and evaluations of their respective public diplomacy programming.

(g) Definitions.—In this section:

- (1) AUDIENCE RESEARCH.—The term "audience research" means research conducted at the outset of public diplomacy program or campaign planning and design on specific audience segments to understand the attitudes, interests, knowledge, and behaviors of such audience segments.
- (2) DIGITAL ANALYTICS.—The term "digital analytics" means the analysis of qualitative and quantitative data, accumulated in digital format, to

1	indicate the outputs and outcomes of a public diplo-
2	macy program or campaign.
3	(3) Impact evaluation.—The term "impact
4	evaluation" means an assessment of the changes in
5	the audience targeted by a public diplomacy program
6	or campaign that can be attributed to such program
7	or campaign.
8	TITLE VII—COMBATING PUBLIC
9	CORRUPTION
10	SEC. 701. DEFINITIONS.
11	In this title:
12	(1) CORRUPT ACTOR.—The term "corrupt
13	actor' means—
14	(A) any foreign person or entity that is a
15	government official or government entity re-
16	sponsible for, or complicit in, an act of public
17	corruption; and
18	(B) any company, in which a person or en-
19	tity described in subparagraph (A) has a sig-
20	nificant stake, which is responsible for, or
21	complicit in, an act of public corruption.
22	(2) Foreign assistance.—The term "foreign
23	assistance" means assistance made available
24	under—

1	(A) the Foreign Assistance Act of 1961
2	(22 U.S.C. 2151 et seq.); or
3	(B) the Arms Export Control Act (22
4	U.S.C. 2751 et seq.).
5	(3) Grand corruption.—The term "grand
6	corruption" means public corruption committed at a
7	high level of government that—
8	(A) distorts policies or the central func-
9	tioning of the country; and
10	(B) enables leaders to benefit at the ex-
11	pense of the public good.
12	(4) Petty corruption.—The term "petty cor-
13	ruption" means the unlawful exercise of entrusted
14	public power for private gain by low- or mid-level
15	public officials in their interactions with ordinary
16	citizens, including by bribery, nepotism, fraud, or
17	embezzlement.
18	(5) Public Corruption.—The term "public
19	corruption" means the unlawful exercise of entrusted
20	public power for private gain, including by bribery,
21	nepotism, fraud, or embezzlement.
22	SEC. 702. SENSE OF CONGRESS.
23	It is the sense of Congress that—
24	(1) it is in the foreign policy interest of the
25	United States to help other countries promote good

1	governance and combat public corruption, particu-
2	larly grand corruption;
3	(2) multiple departments and agencies across
4	the United States Government operate programs
5	that promote good governance in foreign countries
6	and enhance foreign countries' ability to combat
7	public corruption;
8	(3) the Department should promote coordina-
9	tion among programs described in paragraph (2) to
10	improve their effectiveness and efficiency; and
11	(4) the Department should identify areas in
12	which United States efforts to help other countries
13	promote good governance and combat public corrup-
14	tion could be enhanced.
15	SEC. 703. ANNUAL REPORT.
16	The Secretary shall annually submit to the appro-
17	priate congressional committees and publish, on a publicly
18	accessible website, a report that—
19	(1) groups foreign countries, by quintile, based
20	on—
21	(A) the World Bank Worldwide Govern-
22	ance Indicator on Control of Corruption; and
23	(B) the World Bank Worldwide Govern-
24	ance Indicator on Voice and Accountability;

1	(2) adds context and commentary, as appro-
2	priate, to the World Bank Worldwide Governance
3	Indicator on Control of Corruption and the World
4	Bank Worldwide Governance Indicator on Voice and
5	Accountability groupings under paragraph (1), as
6	appropriate, based on the factors outlined in section
7	704;
8	(3) describes, based on the World Bank World-
9	wide Governance Indicators and the factors outlined
10	in section 704, the status of foreign governments' ef-
11	forts to combat public corruption; and
12	(4) describes the status of each foreign coun-
13	try's active membership in voluntary multi-sectoral
14	global governance initiatives as evidence of the coun-
15	try's government-led efforts to combat public corrup-
16	tion.
17	SEC. 704. ADDITIONAL FACTORS FOR ASSESSING GOVERN-
18	MENT EFFORTS TO COMBAT PUBLIC COR-
19	RUPTION.
20	(a) Factors for Assessing Government Ef-
21	FORTS TO COMBAT PUBLIC CORRUPTION.—In assessing
22	a government's efforts to combat public corruption, the

Secretary should consider, to the extent reliable informa-

25 (1) whether the country—

24 tion is available—

1	(A) has enacted laws and established gov-
2	ernment structures, policies, and practices that
3	prohibit public corruption, including grand cor-
4	ruption and petty corruption; and
5	(B) enforces such laws through a fair judi-
6	cial process;
7	(2) whether the country prescribes appropriate
8	punishment for grand corruption that is commensu-
9	rate with the punishment prescribed for serious
10	crimes;
11	(3) whether the country prescribes appropriate
12	punishment for petty corruption that provides a suf-
13	ficiently stringent deterrent and adequately reflects
14	the nature of the offense;
15	(4) the extent to which the government of the
16	country—
17	(A) vigorously investigates and prosecutes
18	acts of public corruption; and
19	(B) convicts and sentences persons respon-
20	sible for such acts that take place wholly or
21	partly within such country, including, as appro-
22	priate, requiring the incarceration of individuals
23	convicted of such acts;
24	(5) the extent to which the government of the
25	country vigorously investigates, prosecutes, convicts.

- and sentences public officials who participate in or facilitate public corruption, including nationals of the country who are deployed in foreign military assignments, trade delegations abroad, or other similar missions who engage in or facilitate severe forms of public corruption;
 - (6) the extent to which the government of the country has adopted measures to prevent public corruption, such as measures to inform and educate the public, including potential victims, about the causes and consequences of public corruption;
 - (7) steps taken by the government of the country to prohibit government officials from participating in, facilitating, or condoning public corruption, including the investigation, prosecution, and conviction of such officials;
 - (8) the extent to which the country government provides access, or, as appropriate, makes adequate resources available, to civil society organizations and other institutions to combat public corruption, including reporting, investigating, and monitoring;
 - (9) the extent to which an independent judiciary or judicial body in the country is responsible for, and effectively capable of, deciding public corruption cases impartially, on the basis of facts and in ac-

- cordance with the law, without any improper restrictions, influences, inducements, pressures, threats, or interferences (direct or indirect) from any source or for any reason;
 - (10) the extent to which the government of the country is assisting in international investigations of transnational public corruption networks and in other cooperative efforts to combat grand corruption, including cooperating with the governments of other countries to extradite corrupt actors;
 - (11) the extent to which the government of the country recognizes the rights of victims of public corruption, ensures their access to justice, and takes steps to prevent victims from being further victimized or persecuted by corrupt actors, government officials, or others;
 - (12) the extent to which the government of the country refrains from prosecuting legitimate victims of public corruption or whistleblowers due to such persons having assisted in exposing public corruption, and refrains from other discriminatory treatment of such persons; and
 - (13) such other information relating to public corruption as the Secretary considers appropriate.

1	SEC. 705. DESIGNATION OF EMBASSY ANTI-CORRUPTION
2	POINTS OF CONTACT.
3	(a) Designated Countries.—The Secretary shall
4	annually designate an anti-corruption point of contact at
5	the United States Mission to each country that he or she
6	determines is in need of such a point of contact.
7	(b) Points of Contact Duties.—Each designated
8	anti-corruption point of contact shall be responsible for co-
9	ordinating a whole-of-government approach to combating
10	public corruption in his or her posted country among rel-
11	evant United States Government departments or agencies
12	with a presence in that country, including, as applicable,
13	the Department of State, the Department of Justice, the
14	Department of the Treasury, the Department of Home-
15	land Security, and USAID.
16	(c) Training.—The Secretary shall develop and im-
17	plement appropriate training for designated anti-corrup-
18	tion points of contact.
19	(d) Internal Reporting.—Each anti-corruption
20	point of contact shall submit an annual report to the Sec-
21	retary regarding anti-corruption activities within his or
22	her posted country that—
23	(1) evaluates the effectiveness of current pro-
24	grams that promote good governance and have an
25	effect of combating public corruption; and

1	(2) identifies areas in which the United States
2	Government's approach could be enhanced, including
3	specific programs that could be used to enhance the
4	whole-of-government approach.
5	SEC. 706. INTERAGENCY WORKING GROUP.
6	(a) In General.—The Secretary shall have primary
7	responsibility for managing a whole-of-government effort
8	to improve coordination among United States Government
9	departments and agencies that have a role in promoting
10	good governance in foreign countries and enhancing for-
11	eign countries' ability to combat public corruption.
12	(b) Task Force.—
13	(1) Initial meeting.—Not later than 180
14	days after the date of the enactment of this Act, the
15	Secretary shall establish and convene an initial
16	meeting of an interagency task force, which shall be
17	composed of—
18	(A) representatives appointed by the Presi-
19	dent from the departments and agency listed in
20	section 705(b); and
21	(B) representatives from any other United
22	States Government departments or agencies, as
23	determined by the Secretary.

1	(2) Additional meetings.—The task force
2	described in paragraph (1) shall meet not less fre-
3	quently than twice per year.
4	(c) Task Force Duties.—The task force estab-
5	lished pursuant to subsection (b) shall—
6	(1) assist the Secretary in managing the whole-
7	of-government effort described in subsection (a);
8	(2) evaluate, on a general basis, the effective-
9	ness of current programs that have an effect of com-
10	bating public corruption;
11	(3) identify general areas in which the United
12	States Government's approach could be enhanced;
13	and
14	(4) identify specific programs for specific coun-
15	tries that could be used to enhance the whole-of-gov-
16	ernment approach.
17	SEC. 707. TRANSPARENCY AND ACCOUNTABILITY.
18	(a) In General.—Not later than 60 days after pub-
19	lishing the report required under section 703, and prior
20	to obligation by any United States agency of foreign as-
21	sistance to the government of a country ranked in the low-
22	est 2 quintiles in the World Bank Worldwide Governance
23	Indicator on Control of Corruption grouping described in
24	section 703(1), the Secretary, in coordination with the Ad-
25	ministrator of USAID, as appropriate, shall—

- (1) conduct a corruption risk assessment and create a corruption mitigation strategy for all United States foreign assistance programs to that country;
 - (2) require the inclusion of anti-corruption clauses for all foreign assistance contracts, grants, and cooperative agreements, which allow for the termination of the contract, grant, or cooperative agreement without penalty if credible indicators of public corruption are discovered;
 - (3) require the inclusion of appropriate clawback clauses for all foreign assistance that has been misappropriated through corruption;
 - (4) require the appropriate disclosure to the United States Government, in confidential form, if necessary, of the beneficial ownership of contractors, subcontractors, grantees, cooperative agreement participants, and other organizations receiving funding from the United States Government for foreign assistance programs; and
 - (5) establish a mechanism for investigating allegations of misappropriated foreign assistance funds or equipment.
- 23 (b) Exceptions and Waiver.—

1	(1) Exceptions.—Subsection (a) shall not
2	apply to humanitarian assistance, disaster assist-
3	ance, or assistance to combat corruption.
4	(2) WAIVER.—The Secretary may waive the re-
5	quirement to delay foreign assistance under sub-
6	section (a) if the Secretary certifies to the appro-
7	priate congressional committees that such waiver is
8	important to the national security interests of the
9	United States.
10	SEC. 708. RESOURCES AND REPORTING REQUIREMENTS.
11	(a) Annual Report.—
12	(1) In General.—Not later than one year
13	after the date of the enactment of this Act, and an-
14	nually thereafter, the Secretary shall submit a report
15	to the appropriate congressional committees that
16	outlines the resources needed to meet the objectives
17	of this title, including—
18	(A) personnel needs; and
19	(B) a description of the bureaucratic struc-
20	ture of the offices within the Department and
21	USAID that are engaged in anti-corruption ac-
22	tivities.
23	(b) Annual Briefing.—
24	(1) In General.—Not later than one year
25	after the date of the enactment of this Act, and an-

1	nually thereafter, the Secretary shall brief the ap-
2	propriate congressional committees on the implemen-
3	tation of this title, including—
4	(A) the designation of anti-corruption
5	points of contact for countries under section
6	705(a);
7	(B) the training implemented under sec-
8	tion 705(e);
9	(C) the reports received from anti-corrup-
10	tion points of contact under section 705(d);
11	(D) the management of the whole-of-gov-
12	ernment effort to improve coordination under
13	section 706(a);
14	(E) the establishment of the task force
15	under section 706(b); and
16	(F) the activities of the task force under
17	section $706(c)$.
18	(2) Form of Briefings.—The briefings under
19	subsection (b) shall be conducted on an in-person
20	basis to members or staff of the appropriate con-
21	gressional committees. Portions of the briefings may
22	be conducted in a classified setting, as needed.
23	(c) Online Platform.—The Secretary and the
24	USAID Administrator shall consolidate existing reports

1	with anti-corruption components into one online, public					
2	platform, which shall—					
3	(1) include—					
4	(A) the Human Rights Report;					
5	(B) the Fiscal Transparency Report;					
6	(C) the Investment Climate Statement re					
7	ports;					
8	(D) the International Narcotics Control					
9	Strategy Report; and					
10	(E) any other relevant public reports;					
11	(2) link to third-party indicators and compli-					
12	ance mechanisms used by the United States Govern-					
13	ment to inform policy and programming, such as—					
14	(A) the International Finance Corpora-					
15	tion's Doing Business surveys;					
16	(B) the International Budget Partnership's					
17	Open Budget Index; and					
18	(C) multilateral peer review anti-corruption					
19	compliance mechanisms, such as the					
20	Organisation for Economic Co-operation and					
21	Development's Working Group on Bribery in					
22	International Business Transactions and the					
23	United Nations Convention Against Corruption,					
24	done at New York October 31, 2003, to further					

	95					
1	highlight expert international views on country					
2	challenges and country efforts.					
3	(d) Training.—The Secretary and the USAID Ad					
4	ministrator shall incorporate anti-corruption components					
5	into existing Foreign Service and Civil Service training					
6	courses—					
7	(1) to increase the ability of Department and					
8	USAID personnel to support anti-corruption as a					
9	foreign policy and development priority; and					
10	(2) to strengthen their ability to design, imple-					
11	ment, and evaluate more effective anti-corruption					
12	programming around the world, including enhancing					
13	skills to better evaluate and mitigate public corrup-					
14	tion risks in assistance programs.					
15	TITLE VIII—MISCELLANEOUS					
16	SEC. 801. RECURRING REPORTS.					
17	Not later than 30 days after the date of the enact-					
18	ment of this Act, the Secretary shall submit a list to the					
19	appropriate congressional committees that identifies all re-					
20	curring reports that the Department is statutorily re-					
21	quired to complete, including a statutory citation and brief					
22	description of each such report.					

23 SEC. 802. CASE-ZABLOCKI REFORM.

- Section 112b(b) of title 1, United States Code, is
- 25 amended to read as follows:

1	"(b) Each department or agency of the United States					
2	Government that enters into any international agreement					
3	described in subsection (a), on behalf of the United States,					
4	shall designate a Chief International Agreements Officer,					
5	who—					
6	"(1) shall be a current employee of such depart-					
7	ment or agency;					
8	"(2) shall serve concurrently as Chief Inter-					
9	national Agreements Officer; and					
10	"(3) subject to the authority of the head of the					
11	department or agency, shall have department- or					
12	agency-wide responsibility for efficient and appro-					
13	priate compliance with subsection (a) to transmit the					
14	text of any international agreement to the Depart-					
15	ment of State not later than 20 days after such					
16	agreement has been signed.".					
17	SEC. 803. REPORTING ON IMPLEMENTATION OF GAO REC-					
18	OMMENDATIONS.					
19	(a) Initial Report.—Not later than 30 days after					
20	the date of the enectment of this Act the Secretary shall					

- the date of the enactment of this Act, the Secretary shall
- submit a report to the appropriate congressional commit-
- tees that lists all of the Government Accountability Of-
- 23 fice's recommendations relating to the Department that
- 24 have not been fully implemented.

1	(b) Comptroller General Report.—Not later						
2	than 30 days after the Secretary submits the report under						
3	subsection (a), the Comptroller General of the United						
4	States shall submit a report to the appropriate congres						
5	sional committees that identifies any discrepancies be						
6	tween the list of recommendations included in such report						
7	and the Government Accountability Office's list of out						
8	standing recommendations for the Department.						
9	(c) Implementation Report.—						
10	(1) In general.—Not later than 120 days						
11	after the date of the enactment of this Act, the Sec						
12	retary shall submit a report to the appropriate con						
13	gressional committees that describes the implemen						
14	tation status of each recommendation from the Gov						
15	ernment Accountability Office included in the repor						
16	submitted under subsection (a).						
17	(2) Justification.—The report under para						
18	graph (1) shall include—						
19	(A) a detailed justification for each deci						
20	sion not to fully implement a recommendation						
21	or to implement a recommendation in a dif						
22	ferent manner than specified by the Govern						
23	ment Accountability Office;						
24	(B) a timeline for the full implementation						
25	of any recommendation the Secretary has de						

1	cided to adopt, but has not yet fully imple-					
2	mented; and					
3	(C) an explanation for any discrepancies					
4	included in the Comptroller General report sub					
5	mitted under subsection (b).					
6	(d) FORM.—The information required in each report					
7	under this section shall be submitted in unclassified form					
8	to the maximum extent practicable, but may be included					
9	in a classified annex to the extent necessary.					

Calendar No. 210

115TH CONGRESS S. 1631

A BILL

To authorize the Department of State for Fiscal Year 2018, and for other purposes.

September 6, 2017
Reported with amendments