117TH CONGRESS 2D SESSION

H. R. 6367

To promote security partnership with Ukraine.

IN THE HOUSE OF REPRESENTATIVES

January 10, 2022

Mr. McCaul (for himself, Mr. Rogers of Alabama, Mr. Turner, Ms. Stefanik, Mr. Fitzpatrick, Mr. Kinzinger, Ms. Tenney, Mr. Wittman, Mr. Waltz, and Mrs. Wagner) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on the Judiciary, Armed Services, and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To promote security partnership with Ukraine.

- 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 "Guaranteeing Ukrainian Autonomy by Reinforcing its
- 6 Defense (GUARD) Act of 2022".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—A DETERRENCE POLICY REGARDING UKRAINE

- Sec. 101. Statement of policy.
- Sec. 102. Strategy on United States diplomatic support for Ukraine.
- Sec. 103. United States ambassador to Ukraine.
- Sec. 104. Potential designation of the Government of Russia as a state sponsor of terrorism.
- Sec. 105. Extension and modification of limitation on military cooperation between the United States and Russia.

TITLE II—BOLSTERING UKRAINE'S DETERRENCE AGAINST RUSSIAN AGGRESSION

- Sec. 201. Appropriate congressional committees defined.
- Sec. 202. Amendment to presidential drawdown authority.
- Sec. 203. Foreign Military Financing.
- Sec. 204. Expedited excess defense articles transfer program.
- Sec. 205. Strategy on excess defense articles from allies.
- Sec. 206. Report on Ukrainian capabilities to counter air-based threats.
- Sec. 207. International Military Education and Training cooperation with Ukraine.
- Sec. 208. Strategy on IMET programming in Ukraine.
- Sec. 209. Sense of Congress on loan program.
- Sec. 210. United States-Ukraine strategic security partnership.
- Sec. 211. Strategy to protect Ukraine's defense industry from strategic competitors.
- Sec. 212. Authorization of appropriations.
- Sec. 213. Expanded broadcasting in countries of the former Soviet Union to combat Russian disinformation and information operations.
- Sec. 214. Strategy on INCLE programming in Ukraine.
- Sec. 215. Strategy for cooperation on intermediate-range missile launchers and systems to NATO allies.

TITLE III—SECURING UKRAINE AGAINST RUSSIA'S USE OF ENERGY AS A WEAPON

- Sec. 301. Imposition of sanctions with respect to Nord Stream 2.
- Sec. 302. Congressional review of waiver under Protecting Europe's Energy Security Act of 2019.
- Sec. 303. Application of congressional review under Countering America's Adversaries Through Sanctions Act.
- Sec. 304. Consideration of information provided by Congress in imposing sanctions.
- Sec. 305. Inclusion of matter relating to Nord Stream 2 in report under Countering America's Adversaries Through Sanctions Act.
- Sec. 306. Ukraine security assistance initiative.
- Sec. 307. Appropriate congressional committees defined.

1 TITLE I—A DETERRENCE POLICY

2 **REGARDING UKRAINE**

- 3 SEC. 101. STATEMENT OF POLICY.
- 4 It is the policy of the United States to—

- 1 (1) support the territorial integrity and sov-2 ereignty of Ukraine;
- 1 (2) declassify or downgrade United States intel4 ligence, consistent with the need to protect sources
 5 and methods, on Russian malign activities in
 6 Ukraine, Belarus, and the Baltic and Black Sea na7 tions, to the maximum extent possible, to enable and
 8 encourage dissemination to United States allies and
 9 partners and to the American public;
 - (3) provide critical capabilities, including surface-to-air missiles, air defense systems, anti-ship missiles, anti-tank mines, and others, to Ukraine on an expedited basis;
 - (4) reaffirm "the freedom of States to choose their own security arrangements," as pledged in the 1990 Charter of Paris for a New Europe, to which Russia was a signatory;
 - (5) demand the Government of Russia reaffirms its commitment to agreements to which it is a signatory, including the 1975 Helsinki Final Act, the 1990 Charter of Paris, and the 1994 Budapest Memorandum;
 - (6) remain fully committed to NATO's Open Door Policy, which provides a path to membership for any European country that shares our values

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- 1 and meets the necessary responsibilities and obliga-2 tions;
- (7) continue to fully support NATO's decision in the 2008 Bucharest Summit Declaration, reaffirmed ever since, including in the June 2021 Brussels Summit, that Ukraine and Georgia will become NATO members;
 - (8) commit to include all relevant European countries in discussions about European security and to prioritize existing mechanisms, such as the Organization for Security and Cooperation in Europe and the NATO-Russia Council, for those discussions;
 - (9) reject the proposals publicized on December 17, 2021, by the Government of Russia as a legitimate basis of negotiations on European security issues;
 - (10) repudiate Russia's proposal for a "deployment moratorium" in the European theater for intermediate-range ground launched missile systems that were previously banned under the Intermediate Range Nuclear Forces (INF) Treaty until Russia repeatedly violated the agreement causing its demise;

- 1 (11) encourage near-term, in-person visits by 2 United States and Ukraine leaders to each other's 3 countries;
- 4 (12) support the rapid deployment of additional 5 observers from the Organization for Security and 6 Cooperation in Europe to monitor the Ukraine-Rus-7 sian border and report aggressive acts; and
- 8 (13) continue the current United States nuclear 9 declaratory policy of "calculated ambiguity" and re-10 ject changes to United States nuclear declaratory 11 policy of "calculated ambiguity" and reject changes 12 to United States nuclear declaratory policy that 13 would invite further Russian aggression and under-14 mine NATO unity, and tempt nuclear proliferation, such as "Sole Purpose," "Fundamental Purpose," 15 16 or "No First Use".

17 SEC. 102. STRATEGY ON UNITED STATES DIPLOMATIC SUP-

18 **PORT FOR UKRAINE.**

- 19 (a) IN GENERAL.—Not later than 30 days after the 20 date of the enactment of this Act, the Secretary of State 21 shall submit to the appropriate congressional committees 22 a report with a strategy on how the United States will 23 work to diplomatically support Ukraine during fiscal years
- 24 2022 through 2026.

- 1 (b) Elements.—The report required under sub-2 section (a) shall include the following elements:
- 3 (1) A description of how relevant departments and agencies of the United States Government will 5 work together to collectively support efforts by the 6 Government of Ukraine to deter Russian aggression 7 in the form of military incursions, cyber attacks, the 8 coercive use of energy resources, the disruption of 9 lawful commerce and traffic to Ukrainian ports, use 10 of passportization, efforts to corrupt the Ukrainian 11 political and economic systems, and attempts to ma-12 nipulate the public through disinformation cam-13 paigns.
 - (2) A description of the United States current efforts and strategy to support Ukrainian diplomatic initiatives when they align with United States interests.
 - (3) A strategy on how the United States will use its voice and vote at the United Nations, OSCE, Council of Europe, NATO, and other relevant international bodies to support Ukraine and its reform efforts.
 - (4) A strategy on how the United States will assist Ukraine in bolstering its diplomatic, economic, energy, and maritime relationships with key Black

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- Sea countries, including Bulgaria, Romania, Turkey,
 and Georgia.
 - (5) A strategy on how the United States will engage with Germany, France, Ukraine, and Russia to advance the Normandy Format and Minsk Agreements, including—
 - (A) to set Russia's adherence to an immediate and comprehensive cease-fire and the withdrawal of Russian forces, military equipment and mercenaries from the territory of Ukraine as prerequisites to further negotiations on other provisions of the Minsk Agreements; and
 - (B) to ensure Kyiv is not obliged to alter the status of the areas in the Donbas illegally occupied by Russian-backed separatists in a manner that would permanently undermine the Government of Ukraine's full sovereignty over the region or foreclose its freedom to choose its own security arrangements and foreign policy trajectory.
 - (6) An assessment of Ukraine's recent progress on anti-corruption reforms and a strategy on how the United States will work with allies to continue

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1	to engage Ukraine to ensure meaningful progress on
2	democratic, economic, and anti-corruption reforms.
3	(7) A description of the views of United States
4	European allies and partners, including Ukraine and
5	NATO members that joined the alliance in 1999 or
6	after, of the proposals publicized on December 17,
7	2021, by the Government of Russia.
8	(c) FORM.—The report required under subsection (a)
9	shall be submitted in unclassified form, but may contain
10	a classified annex.
11	(d) Appropriate Congressional Committees
12	Defined.—In this section, the term "appropriate con-
13	gressional committees" means—
14	(1) the Committee on Foreign Relations of the
15	Senate; and
16	(2) the Committee on Foreign Affairs of the
17	House of Representatives.
18	SEC. 103. UNITED STATES AMBASSADOR TO UKRAINE.
19	It is the sense of Congress that—
20	(1) President Biden's failure to appoint a
21	United States ambassador to Ukraine has under-
22	mined the United States-Ukraine bilateral relation-
23	ship and has played into Russia's calculus regarding
24	its military buildup in and around Ukraine; and

- 1 (2) President Biden should move to expedi-2
- tiously submit to the Senate for its advice-and-con-
- 3 sent a nominee for the Ambassador to Ukraine that
- has experience addressing the Russian problem set
- 5 and serving in war zones or conflict areas.
- 6 SEC. 104. POTENTIAL DESIGNATION OF THE GOVERNMENT
- 7 OF RUSSIA AS A STATE SPONSOR OF TER-
- 8 RORISM.
- 9 (a) IN GENERAL.—Not later than 30 days after the
- 10 date of the enactment of this Act, and every 180 days
- thereafter, the Secretary of State shall submit to the ap-11
- propriate congressional committees a determination that
- indicates whether the Government of Russia meets the cri-
- teria to be designated as a state sponsor of terrorism. 14
- 15 (b) STATE SPONSOR OF TERRORISM DEFINED.—In
- this section, the term "state sponsor of terrorism" means 16
- 17 a country, the government of which the Secretary of State
- has determined, for purposes of section 1754(c)(1)(A)(i) 18
- of the Export Control Reform Act of 2018 (50 U.S.C. 19
- 20 4813(c)(1)(A)(i)), section 620A of the Foreign Assistance
- 21 Act of 1961 (22 U.S.C. 2371), section 40 of the Arms
- Export Control Act (22 U.S.C. 2780), or any other provi-
- 23 sion of law, is a government that has repeatedly provided
- support for acts of international terrorism.

1	(c) Termination.—The reporting requirement au-
2	thorized under subsection (a) shall terminate 2 years after
3	the date of the enactment of this Act.
4	(d) Appropriate Congressional Committees
5	Defined.—In this section, the term "appropriate con-
6	gressional committees" means—
7	(1) the Committee on Foreign Relations of the
8	Senate; and
9	(2) the Committee on Foreign Affairs of the
10	House of Representatives.
11	SEC. 105. EXTENSION AND MODIFICATION OF LIMITATION
12	ON MILITARY COOPERATION BETWEEN THE
13	UNITED STATES AND RUSSIA.
1314	united states and russia. (a) Extension.—Subsection (a) of section 1232 of
14 15	(a) Extension.—Subsection (a) of section 1232 of
141516	(a) Extension.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year
141516	(a) Extension.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended
14151617	(a) EXTENSION.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended by striking "or 2021" and inserting "2021, or 2022".
14 15 16 17 18	 (a) EXTENSION.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended by striking "or 2021" and inserting "2021, or 2022". (b) WAIVER.—Subsection (c)(2) of such section is
14 15 16 17 18 19	 (a) EXTENSION.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended by striking "or 2021" and inserting "2021, or 2022". (b) WAIVER.—Subsection (c)(2) of such section is amended to read as follows:
14 15 16 17 18 19 20	 (a) Extension.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended by striking "or 2021" and inserting "2021, or 2022". (b) Waiver.—Subsection (c)(2) of such section is amended to read as follows: "(2) not later than 15 days before the date on
14 15 16 17 18 19 20 21	 (a) EXTENSION.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended by striking "or 2021" and inserting "2021, or 2022". (b) WAIVER.—Subsection (c)(2) of such section is amended to read as follows: "(2) not later than 15 days before the date on which the waiver takes effect, and every 90 days
14 15 16 17 18 19 20 21 22	 (a) EXTENSION.—Subsection (a) of section 1232 of the National Defense Authorization Act for Fiscal Year 2017 (Public Law 114–328; 130 Stat. 2488) is amended by striking "or 2021" and inserting "2021, or 2022". (b) WAIVER.—Subsection (c)(2) of such section is amended to read as follows: "(2) not later than 15 days before the date on which the waiver takes effect, and every 90 days thereafter, submits to the appropriate congressional

1	and a description of the national security inter-
2	est covered by the waiver during the applicable
3	reporting period;
4	"(B) a description of any condition or pre-
5	requisite placed by Russia on military coopera-
6	tion between the United States and Russia;
7	"(C) a description of the results achieved
8	by United States-Russia military cooperation
9	during the applicable reporting period and an
10	assessment of whether such results meet the
11	national security objectives described under
12	subparagraph (A);
13	"(D) a description of the measures in place
14	to mitigate counterintelligence or operational
15	security concerns and an assessment of whether
16	such measures have succeeded, submitted in
17	classified form as necessary; and
18	"(E) a report, submitted in classified form
19	as necessary, explaining why the Secretary of
20	Defense cannot make the certification under
21	subsection (a).".

1	TITLE II—BOLSTERING
2	UKRAINE'S DETERRENCE
3	AGAINST RUSSIAN AGGRES-
4	SION
5	SEC. 201. APPROPRIATE CONGRESSIONAL COMMITTEES
6	DEFINED.
7	In this title, the term "appropriate congressional
8	committees" means—
9	(1) the Committee on Foreign Relations and
10	the Committee on Armed Services of the Senate; and
11	(2) the Committee on Foreign Affairs and the
12	Committee on Armed Services of the House of Rep-
13	resentatives.
14	SEC. 202. AMENDMENT TO PRESIDENTIAL DRAWDOWN AU-
15	THORITY.
16	The authority under section 506(a) of the Foreign
17	Assistance Act of 1961 (22 U.S.C. 2318(a)) may be exer-
18	cised during fiscal year 2022 for Ukraine to the maximum
19	extent available for that fiscal year, without diminishing
20	the dollar limitation available under that section for such
21	fiscal year.
22	SEC. 203. FOREIGN MILITARY FINANCING.
23	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
24	authorized to be appropriated for the Department of State
25	for fiscal year 2022 \$450,000,000 for Foreign Military Fi-

1	nancing (FMF) assistance to Ukraine to assist the coun-
2	try in meeting its defense needs.
3	(b) Notice to Congress.—Not later than 15 days
4	before providing assistance or support pursuant to sub-
5	section (a), the Secretary of State shall submit to the ap-
6	propriate congressional committees and the Committees
7	on Appropriations of the Senate and the House of Rep-
8	resentatives a notification containing the following:
9	(1) A detailed description of the assistance or
10	support to be provided, including—
11	(A) the objectives of such assistance or
12	support;
13	(B) the budget for such assistance or sup-
14	port; and
15	(C) the expected or estimated timeline for
16	delivery of such assistance or support.
17	(2) A description of such other matters as the
18	Secretary considers appropriate.
19	(c) Prioritization.—Of the funds authorized to be
20	appropriated under this section, \$200,000,000 shall be set
21	aside to—
22	(1) prioritize the development of Ukrainian air
23	defense capabilities, to include weapons systems;
24	(2) prioritize the procurement of vessels for the
25	Ukrainian Navy and other articles that bolster the

- 1 capacity of the Ukrainian Navy to counter Russian
- 2 maritime aggression and maintain the freedom of in-
- 3 nocent passage throughout the Black Sea; and
- 4 (3) ensure adequate planning for maintenance
- 5 for any equipment provided.
- 6 (d) Authority To Provide Lethal Assist-
- 7 ANCE.—The Secretary of State is authorized to provide
- 8 lethal assistance under this section, including anti-armor
- 9 weapon systems, mortars, crew-served weapons and am-
- 10 munition, grenade launchers and ammunition, anti-tank
- 11 weapons systems, anti-ship weapons systems, anti-aircraft
- 12 weapons systems, and small arms and ammunition.
- 13 SEC. 204. EXPEDITED EXCESS DEFENSE ARTICLES TRANS-
- 14 FER PROGRAM.
- 15 (a) In General.—During fiscal years 2022 through
- 16 2026, the delivery of excess defense articles to Ukraine
- 17 shall be given the same priority as that given other coun-
- 18 tries and regions under section 516(c)(2) of the Foreign
- 19 Assistance Act of 1961 (22 U.S.C. 2321j(c)(2)).
- 20 (b) Notification.—Notwithstanding section 516(f)
- 21 of the Foreign Assistance Act of 1961 (22 U.S.C.
- 22 2321j(f)), during fiscal years 2022 through 2026, the de-
- 23 livery of excess defense articles to Ukraine shall be subject
- 24 to a 15-day notification requirement.

1	SEC. 205. STRATEGY ON EXCESS DEFENSE ARTICLES FROM
2	ALLIES.
3	(a) In General.—Not later than 30 days after the
4	date of the enactment of this Act, the Secretary of State
5	in consultation with the Secretary of Defense, shall submit
6	to the appropriate congressional committees a classified
7	strategy on how the United States will encourage, reim-
8	burse, or otherwise incentivize third countries to donate
9	excess defense equipment to Ukraine.
10	(b) Elements.—The report required under sub-
11	section (a) shall include the following elements:
12	(1) A listing of all friendly and allied nations
13	that have excess defense material that may be com-
14	patible with the needs and systems utilized by the
15	Armed Forces of Ukraine, including air defense sys-
16	tems, small arms and ammunition, artillery and
17	multiple-launch rocket systems, anti-ship systems,
18	and anti-tank systems.
19	(2) A description of the diplomatic efforts un-
20	dertaken by the United States Government to en-
21	courage, reimburse, or otherwise incentivize allied

and partner nations to donate their excess defense

articles to Ukraine on an expedited basis.

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1	SEC. 206. REPORT ON UKRAINIAN CAPABILITIES TO
2	COUNTER AIR-BASED THREATS.
3	(a) Report Required.—Not later than 30 days
4	after the date of the enactment of this Act, the Secretary
5	of Defense and the Secretary of State shall jointly submit
6	to the appropriate congressional committees a report on
7	the capabilities of Ukraine to counter air-based threats.
8	(b) Elements.—The report submitted under sub-
9	section (a) shall include the following elements:
10	(1) An assessment of the risk to the armed
11	forces of Ukraine posed by aerial threats, including
12	current threats from weaponized unmanned aerial
13	vehicles, manned aircraft, and missile and rocket at-
14	tacks.
15	(2) An assessment of the current defensive ca-
16	pabilities of Ukraine to counter the threats described
17	in paragraph (1) and assessed gaps in capabilities to
18	address such threats.
19	(3) A description of current efforts to build the
20	defensive capabilities of Ukraine, an assessment of
21	potential options for additional United States secu-
22	rity assistance to address shortfalls identified pursu-
23	ant to paragraph (2), and any considerations with
24	regard to absorption capacity, maintenance, and

sustainment.

1	SEC. 207. INTERNATIONAL MILITARY EDUCATION AND
2	TRAINING COOPERATION WITH UKRAINE.
3	(a) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated to the Department of State
5	\$4,000,000 for each of fiscal years 2022 through 2026
6	for International Military Education and Training
7	(IMET) assistance for Ukraine. The assistance shall be
8	made available for the following purposes:
9	(1) Training of future leaders.
10	(2) Fostering a better understanding of the
11	United States.
12	(3) Establishing a rapport between the United
13	States Armed Forces, regional allies and partners
14	and Ukraine's military to build partnerships for the
15	future.
16	(4) Enhancement of interoperability and capa-
17	bilities for joint operations.
18	(5) Focusing on professional military education
19	civilian control of the military, and human rights.
20	(b) Notice to Congress.—Not later than 15 days
21	before providing assistance or support pursuant to sub-
22	section (a), the Secretary of State shall submit to the
23	Committee on Foreign Relations and the Committee on
24	Appropriations of the Senate and the Committee on For-
25	eign Affairs and the Committee on Appropriations of the

1	House of Representatives a notification containing the fol-
2	lowing elements:
3	(1) A detailed description of the assistance or
4	support to be provided, including—
5	(A) the objectives of such assistance or
6	support;
7	(B) the budget for such assistance or sup-
8	port; and
9	(C) the expected or estimated timeline for
10	delivery of such assistance or support.
11	(2) A description of such other matters as the
12	Secretary considers appropriate.
13	SEC. 208. STRATEGY ON IMET PROGRAMMING IN UKRAINE.
13 14	SEC. 208. STRATEGY ON IMET PROGRAMMING IN UKRAINE. (a) Sense of Congress.—It is the sense of Con-
14 15	(a) Sense of Congress.—It is the sense of Con-
141516	(a) SENSE OF CONGRESS.—It is the sense of Congress that the Government of Ukraine should fully utilize
14151617	(a) SENSE OF CONGRESS.—It is the sense of Congress that the Government of Ukraine should fully utilize the United States IMET program, encourage eligible offi-
14151617	(a) SENSE OF CONGRESS.—It is the sense of Congress that the Government of Ukraine should fully utilize the United States IMET program, encourage eligible officers and civilian leaders to participate in the training, and
1415161718	(a) SENSE OF CONGRESS.—It is the sense of Congress that the Government of Ukraine should fully utilize the United States IMET program, encourage eligible officers and civilian leaders to participate in the training, and promote successful graduates to positions of prominence
141516171819	(a) SENSE OF CONGRESS.—It is the sense of Congress that the Government of Ukraine should fully utilize the United States IMET program, encourage eligible officers and civilian leaders to participate in the training, and promote successful graduates to positions of prominence in the Ukrainian Armed Forces.
14 15 16 17 18 19 20	(a) Sense of Congress.—It is the sense of Congress that the Government of Ukraine should fully utilize the United States IMET program, encourage eligible officers and civilian leaders to participate in the training, and promote successful graduates to positions of prominence in the Ukrainian Armed Forces. (b) IN GENERAL.—Not later than 180 days after the
1415161718192021	(a) Sense of Congress.—It is the sense of Congress that the Government of Ukraine should fully utilize the United States IMET program, encourage eligible officers and civilian leaders to participate in the training, and promote successful graduates to positions of prominence in the Ukrainian Armed Forces. (b) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of States.

- 1 (c) Elements.—The strategy required under sub-2 section (a) shall include the following elements:
- 3 (1) A clear plan, developed in close consultation
 4 with the Ukrainian Ministry of Defense and the
 5 Armed Forces of Ukraine, for how the IMET pro6 gram will be used by the United States Government
 7 and the Government of Ukraine to propel program
 8 graduates to positions of prominence in support of
 9 the Ukrainian military's reform efforts in line with
 10 NATO standards.
 - (2) An assessment of the education and training requirements of the Ukrainian military and clear recommendations for how IMET graduates should be assigned by the Ukrainian Ministry of Defense upon completion of education or training.
 - (3) An accounting of the current combat requirements of the Ukrainian military and an assessment of the viability of alternative mobile training teams, distributed learning, and other flexible solutions to reach such students.
 - (4) An identification of opportunities to influence the next generation of leaders through attendance at United States staff and war colleges, junior leader development programs, and technical schools.

1	(d) FORM.—The strategy required under subsection
2	(a) shall be submitted in unclassified form, but may con-
3	tain a classified annex.
4	SEC. 209. SENSE OF CONGRESS ON LOAN PROGRAM.
5	It is the sense of Congress that—
6	(1) as appropriate, the United States Govern-
7	ment should provide direct loans to Ukraine for the
8	procurement of defense articles, defense services,
9	and design and construction services pursuant to the
10	authority of section 23 of the Arms Export Control
11	Act (22 U.S.C. 2763) to support the further devel-
12	opment of Ukraine's military forces; and
13	(2) such loans should be considered an additive
14	security assistance tool, and not a substitute for
15	Foreign Military Financing for grant assistance or
16	Ukraine Security Assistance Initiative programming.
17	SEC. 210. UNITED STATES-UKRAINE STRATEGIC SECURITY
18	PARTNERSHIP.
19	(a) Sense of Congress.—It is the sense of Con-
20	gress that—
21	(1) expeditious consideration of certifications of
22	letters of offer to sell defense articles, defense serv-
23	ices, design and construction services, and major de-
24	fense equipment to Ukraine under section 36(b) of
25	the Arms Export Control Act (22 U.S.C. 2776(b))

- 1 is in the security and foreign policy interests of the
- 2 United States; and
- 3 (2) the designation of Ukraine as a member of
- the colloquially titled "NATO Plus" community of
- 5 states, which presently includes Japan, Australia,
- 6 the Republic of Korea, Israel, and New Zealand,
- 7 with respect to consideration by Congress of Foreign
- 8 Military Sales to Ukraine, as well as all other rights,
- 9 privileges, and responsibilities afforded to such com-
- munity of states, is in the security and foreign policy
- interests of the United States.
- 12 (b) Application and Administration of Provi-
- 13 SIONS OF LAW WITH RESPECT TO UKRAINE.—During the
- 14 5-year period beginning on the date of the enactment of
- 15 this Act, in furtherance of the United States support for
- 16 Ukraine's NATO aspirations, including through work to-
- 17 wards a Membership Action Plan, or until Ukraine depos-
- 18 its its instrument of accession to the North Atlantic Trea-
- 19 ty with the Department of State in Washington, DC,
- 20 Ukraine shall be treated as if it were a country listed in
- 21 the provisions of law described in subsection (c) for pur-
- 22 poses of applying and administering such provisions of
- 23 law.
- (c) Provisions of Law Described.—The provi-
- 25 sions of law described in this subsection are—

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             (1) subsections (b)(2), (d)(2)(B), (d)(3)(A)(i),
        and (d)(5) of section 3 of the Arms Export Control
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        Act (22 U.S.C. 2753);
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 4
             (2) subsections (e)(2)(A), (h)(1)(A), and (h)(2)
 5
        of section 21 of such Act (22 U.S.C. 2761);
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             (3) subsection (b)(1) and subsections (b)(2),
 7
        (b)(6), (c)(2)(A), (c)(5), and (d)(2)(A) of section 36
 8
        of such Act (22 U.S.C. 2776);
 9
             (4) section 62(c)(1) of such Act (22 \text{ U.S.C.})
10
        2796a(c)(1); and
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             (5) section 63(a)(2) of such Act (22 U.S.C.
12
        2796b(a)(2).
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        (d) Continued Application.—The Secretary of
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    State is authorized to continue to treat Ukraine as if it
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    were a country listed in the provisions of law described
    in subsection (c) for purposes of applying and admin-
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    istering such provisions of law for one or more additional
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    3-year periods, or until Ukraine deposits its instrument
    of accession to the North Atlantic Treaty with the Depart-
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    ment of State in Washington, DC, beginning after the end
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    of the 5-year period described in subsection (b) if, with
    respect to each such additional 3-year period, the Sec-
23
    retary—
```

- 1 (1) determines that such continued application 2 is in the national security interest of the United 3 States;
- 4 (2) determines that such continued application 5 is carried out alongside United States support for 6 Ukraine's NATO aspirations, including through 7 work towards a Membership Action Plan; and
- 8 (3) submits such determination to the Com-9 mittee on Foreign Affairs of the House of Rep-10 resentatives and the Committee on Foreign Rela-11 tions of the Senate not later than 15 days before the 12 start of such an additional 3-year period.
- 13 (e) TERMINATION.—This section shall terminate on 14 the date on which Ukraine deposits its instrument of ac-15 cession to the North Atlantic Treaty with the Department 16 of State in Washington, DC.

17 SEC. 211. STRATEGY TO PROTECT UKRAINE'S DEFENSE IN-18 DUSTRY FROM STRATEGIC COMPETITORS.

19 (a) SENSE OF CONGRESS.—It is the sense of Con20 gress that the United States should work with the Govern21 ment of Ukraine to ensure strategic assets and companies
22 in Ukraine's aerospace and defense sector are not subject
23 to foreign ownership, control, or undue influence by stra24 tegic competitors to the United States, such as the Peo-

1 support from across the Executive Branch and should le-2 verage all available tools and authorities.

(b) STRATEGY REQUIRED.—

- (1) In General.—Not later than 30 days after the date of the enactment of this Act, the President, acting through the Secretary of Defense and the Secretary of State and in consultation with the heads of other relevant Departments and agencies as the President may determine, shall submit to the appropriate committees of Congress a strategy to support Ukraine in protecting its aerospace and defense industry from predatory investments.
- (2) Elements.—The strategy required under paragraph (1) shall include the following elements:
 - (A) An assessment of the efforts by strategic competitors, such as the PRC, to acquire strategic assets and companies in Ukraine's aerospace and defense sector and the national security implications for Ukraine, the United States, and other NATO allies and partners.
 - (B) An assessment of the vulnerabilities that strategic competitors of the United States exploit to acquire strategic assets in the Ukrainian aerospace and defense sector, Ukraine's progress in addressing them, and

1	United States initiatives to support these ef-
2	forts such as assistance in strengthening
3	Ukraine's investment screening and national se-
4	curity vetting laws.
5	(C) An assessment of Ukraine's efforts to
6	make reforms necessary to incentivize Western
7	investment in Ukraine's aerospace and defense
8	sector and United States support for these ef-
9	forts.
10	(D) A strategy to—
11	(i) promote, as appropriate, United
12	States direct investment in Ukraine's aero-
13	space and defense sector;
14	(ii) better leverage tools like debt fi-
15	nancing, equity investments, and political
16	risk insurance to incentivize greater par-
17	ticipation by United States firms;
18	(iii) provide an alternative to PRC in-
19	vestments; and
20	(iv) engage like-minded allies and
21	partners on these efforts.
22	(3) Form.—The strategy required under para-
23	graph (1) shall be submitted in classified form.

1 SEC. 212. AUTHORIZATION OF APPROPRIATIONS.

2	(a) In General.—There is authorized to be appro-
3	priated to the Department of State \$50,000,000 for each
4	of the fiscal years 2022 through 2026 for the purposes
5	described in subsection (b) with respect to Ukraine.
6	(b) Use of Funds.—Amounts appropriated pursu-
7	ant to subsection (a) may only be used—
8	(1) to strengthen Ukraine's cyber security,
9	cyber resilience and intellectual property enforce-
10	ment;
11	(2) to provide support and training in Ukraine
12	for—
13	(A) sectoral reforms related to banking
14	and public finance management reform;
15	(B) the privatization of state-owned enter-
16	prises;
17	(C) regulatory independence;
18	(D) subsidy reform;
19	(E) land reform;
20	(F) corporate governance; and
21	(G) foreign investment screening;
22	(3) to combat corruption, improve the rule of
23	law, and otherwise strengthen independent legal in-
24	stitutions, including by—
25	(A) expanding regional anti-corruption
26	training and exchanges among Ukrainian Min-

1	istry officials, law enforcement officers, judges,
2	and prosecutors to build peer support, share
3	best practices, maintain reform momentum, and
4	protect reforms from capture; and
5	(B) supporting regional training of United
6	States Embassy personal responsible for sup-
7	porting anti-corruption and the rule of law to
8	improve their effectiveness in supporting the
9	consolidation and expansion of reform;
10	(4) to respond to the humanitarian crises
11	caused or aggravated by the invasion and occupation
12	of Ukraine by Russia, including by supporting inter-
13	nally displaced persons and communities in conflict-
14	affected areas;
15	(5) to improve participatory legislative proc-
16	esses in Ukraine, including through—
17	(A) engagement with members of the
18	Verkhovna Rada;
19	(B) training on government oversight, legal
20	education, political transparency and competi-
21	tion, and compliance with international obliga-
22	tions; and
23	(C) supporting the development of profes-
24	sional legislative staff to advise and assist mem-
25	ber of the Verkhovna Rada and committees in

1	the execution of their duties and build legal and
2	policy expertise within the Verkhovna Rada;
3	and
4	(6) to further build the capacity of civil society,
5	independent media, human rights, and other non-
6	governmental organizations in Ukraine, with an em-
7	phasis on—
8	(A) building capacity outside of Kyiv; and
9	(B) regional civil society training and ex-
10	change programs.
11	SEC. 213. EXPANDED BROADCASTING IN COUNTRIES OF
12	THE FORMER SOVIET UNION TO COMBAT
13	RUSSIAN DISINFORMATION AND INFORMA-
13 14	RUSSIAN DISINFORMATION AND INFORMA- TION OPERATIONS.
14	TION OPERATIONS.
141516	TION OPERATIONS. (a) AUTHORIZATION OF APPROPRIATIONS.—There
14151617	tion operations. (a) Authorization of Appropriations.—There are authorized to be appropriated to the U.S. Agency for
14151617	TION OPERATIONS. (a) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to the U.S. Agency for Global Media \$155,500,000 for fiscal year 2022 for purposes of Radio Free Europe/Radio Liberty expanded
14 15 16 17 18	TION OPERATIONS. (a) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to the U.S. Agency for Global Media \$155,500,000 for fiscal year 2022 for purposes of Radio Free Europe/Radio Liberty expanded
14 15 16 17 18	TION OPERATIONS. (a) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to the U.S. Agency for Global Media \$155,500,000 for fiscal year 2022 for purposes of Radio Free Europe/Radio Liberty expanded broadcasting in countries of the former Soviet Union to
14 15 16 17 18 19 20	tion operations. (a) Authorization of Appropriations.—There are authorized to be appropriated to the U.S. Agency for Global Media \$155,500,000 for fiscal year 2022 for purposes of Radio Free Europe/Radio Liberty expanded broadcasting in countries of the former Soviet Union to combat Russian disinformation and information oper-
14 15 16 17 18 19 20 21 22	are authorized to be appropriated to the U.S. Agency for Global Media \$155,500,000 for fiscal year 2022 for purposes of Radio Free Europe/Radio Liberty expanded broadcasting in countries of the former Soviet Union to combat Russian disinformation and information operations.
14 15 16 17 18 19 20 21 22 23	(a) Authorization of Appropriations.—There are authorized to be appropriated to the U.S. Agency for Global Media \$155,500,000 for fiscal year 2022 for purposes of Radio Free Europe/Radio Liberty expanded broadcasting in countries of the former Soviet Union to combat Russian disinformation and information operations. (b) Prioritization of Broadcasting Into

1	SEC. 214. STRATEGY ON INCLE PROGRAMMING IN
2	UKRAINE.
3	(a) Sense of Congress.—It is the sense of Con-
4	gress that the Government of Ukraine should fully utilize
5	the United States International Narcotics Control and
6	Law Enforcement (INCLE) program, to continue to sup-
7	port the Ministry of the Interior and the Security Service,
8	and the Public Prosecution Service of Ukraine.
9	(b) In General.—Not later than 180 days after the
10	date of the enactment of this Act, the Secretary of State
11	shall submit to the appropriate congressional committees
12	a strategy for the implementation of the INCLE program
13	in Ukraine.
14	(c) Elements.—The strategy required under sub-
15	section (a) shall include the following elements:
16	(1) A plan for the INCLE program in Ukraine
17	to enhance the capacity of the National Anti-Corrup-
18	tion Bureau of Ukraine, the Specialized Anti-Cor-
19	ruption Prosecutor's Office and the High Anti-Cor-
20	ruption Court, as well as other institutions and min-
21	istries involved in conducting prosecutorial reform
22	efforts, investigating allegations of corruption, pros-
23	ecuting individuals engaged in corrupt practices, and
24	transnational organized criminal activities.
25	(2) An accounting of fiscal year 2020 and fiscal
26	year 2021 INCLE spending and an evaluation of the

1	program implementation identifying Ukrainian part-
2	ners, implementers, and unexpended assistance from
3	these fiscal years and prior fiscal years that remain
4	unexpended.
5	(d) FORM.—The strategy required under subsection
6	(a) shall be submitted in unclassified form, and may be
7	accompanied by a classified annex.
8	SEC. 215. STRATEGY FOR COOPERATION ON INTER-
9	MEDIATE-RANGE MISSILE LAUNCHERS AND
10	SYSTEMS TO NATO ALLIES.
11	(a) FINDINGS.—Congress finds the following:
12	(1) All NATO allies agree that the SSC-8/
13	9M729 missile system developed and deployed by the
14	Government of Russia violated the Intermediate-
15	Range Nuclear Forces Treaty (in this section re-
16	ferred to as the "INF Treaty"), while posing a sig-
17	nificant risk to NATO security.
18	(2) Despite NATO allies' repeated calls on the
19	Government of Russia to return to full and verifiable
20	compliance with the INF Treaty, Russia continued
21	to develop and deploy INF Treaty-violating systems,
22	which led to the INF Treaty's demise on August 2,
23	2019.
24	(3) As of the INF Treaty's demise, Russia had
25	produced and deployed multiple battalions of INF

- 1 Treaty-violating missiles, capable of reaching key
- 2 European capitals and targets.
- 3 (b) Sense of Congress.—A mutual deployment
- 4 moratorium in the European theater with the Russian
- 5 Federation is not in the interest of the United States.
- 6 Even if a European-Theater intermediate-range ground-
- 7 launched missile deployment moratorium were verifiable,
- 8 any such moratorium would significantly advantage Rus-
- 9 sia and disadvantage NATO. This is due to the Russian
- 10 Federation's continual threats of aggression against sov-
- 11 ereign European nations, the relative ease by which Russia
- 12 could deploy such systems to the theater, and the logistical
- 13 impediments with which the United States and NATO
- 14 would have to contend should it be determined a commen-
- 15 surate response was warranted.
- 16 (c) STRATEGY.—Not later than 90 days after the
- 17 date of the enactment of this Act, the Secretary of Defense
- 18 and the Secretary of State shall jointly develop a strategy
- 19 to cooperate with willing NATO member countries in the
- 20 joint research, development, training and possible transfer
- 21 of conventional intermediate-range ground-launched mis-
- 22 siles, associated launchers and support equipment, and as-
- 23 sociated technology.

1	TITLE III—SECURING UKRAINE
2	AGAINST RUSSIA'S USE OF
3	ENERGY AS A WEAPON
4	SEC. 301. IMPOSITION OF SANCTIONS WITH RESPECT TO
5	NORD STREAM 2.
6	(a) In General.—Not later than 15 days after the
7	date of the enactment of this Act, the President shall—
8	(1) impose sanctions under subsection (b) with
9	respect to any corporate officer of an entity estab-
10	lished for or responsible for the planning, construc-
11	tion, or operation of the Nord Stream 2 pipeline or
12	a successor entity; and
13	(2) impose sanctions under subsection (c) with
14	respect to any entity described in paragraph (1).
15	(b) Ineligibility for Visas, Admission, or Pa-
16	ROLE OF IDENTIFIED PERSONS AND CORPORATE OFFI-
17	CERS.—
18	(1) Visas, admission, or parole.—An alien
19	described in subsection (a)(1) is—
20	(A) inadmissible to the United States;
21	(B) ineligible to receive a visa or other doc-
22	umentation to enter the United States; and
23	(C) otherwise ineligible to be admitted or
24	paroled into the United States or to receive any

1	other benefit under the Immigration and Na-
2	tionality Act (8 U.S.C. 1101 et seq.).
3	(2) Current visas revoked.—
4	(A) In general.—The visa or other entry
5	documentation of an alien described in sub-
6	section (a)(1) shall be revoked, regardless of
7	when such visa or other entry documentation is
8	or was issued.
9	(B) Immediate effect.—A revocation
10	under clause (i) shall—
11	(i) take effect immediately; and
12	(ii) automatically cancel any other
13	valid visa or entry documentation that is in
14	the alien's possession.
15	(c) Blocking of Property of Identified Per-
16	sons.—The President shall exercise all powers granted to
17	the President by the International Emergency Economic
18	Powers Act (50 U.S.C. 1701 et seq.) to the extent nec-
19	essary to block and prohibit all transactions in all property
20	and interests in property of an entity described in sub-
21	section (a)(1) if such property and interests in property
22	are in the United States, come within the United States,
23	or are or come within the possession or control of a United
24	States person.
25	(d) Exceptions —

- 1 (1) EXCEPTION FOR INTELLIGENCE AND LAW
 2 ENFORCEMENT ACTIVITIES.—Sanctions under this
 3 section shall not apply with respect to law enforce4 ment activities, activities subject to the reporting re5 quirements under title V of the National Security
 6 Act of 1947 (50 U.S.C. 2091 et seq.) or any author7 ized intelligence activities of the United States.
 - (2) EXCEPTION TO COMPLY WITH UNITED NATIONS HEADQUARTERS AGREEMENT.—Sanctions under this section shall not apply with respect to the admission of an alien to the United States if the admission of the alien is necessary to permit the United States to comply with the Agreement regarding the Headquarters of the United Nations, signed at Lake Success June 26, 1947, and entered into force November 21, 1947, between the United Nations and the United States, the Convention on Consular Relations, done at Vienna April 24, 1963, and entered into force March 19, 1967, or other applicable international obligations.
 - (e) Conditions for Removal of Sanctions.—
 - (1) In General.—Subject to paragraph (2), the President may waive the application of sanctions under this section if the President—

- 1 (A) determines that the waiver is in the 2 national security interest of the United States; 3 and
 - (B) submits to the appropriate committees of Congress a report on the waiver and the reason for the waiver.
 - (2) Congressional review.—The provisions of subsections (b) and (c) of section 216 of the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9511) shall apply with respect to a waiver of the application of sanctions under this section to the same extent and in the same manner as such provisions apply with respect to a proposed action described in subsection (a) of section 216 of such Act.

(f) Implementation; Penalties.—

- (1) Implementation.—The President may exercise all authorities provided to the President under sections 203 and 205 of the International Emergency Economic Powers Act (50 U.S.C. 1702 and 1704) to carry out this section.
- (2) Penalties.—A person that violates, attempts to violate, conspires to violate, or causes a violation of this section or any regulation, license, or order issued to carry out this section shall be subject

1	to the penalties set forth in subsections (b) and (c)
2	of section 206 of the International Emergency Eco-
3	nomic Powers Act (50 U.S.C. 1705) to the same ex-
4	tent as a person that commits an unlawful act de-
5	scribed in subsection (a) of that section.
6	(g) Sunset.—The authority to impose sanctions
7	under this section shall terminate on the date that is 5
8	years after the date of the enactment of this Act.
9	(h) DEFINITIONS.—In this section:
10	(1) Admission; admitted; alien.—The terms
11	"admission", "admitted", and "alien" have the
12	meanings given those terms in section 101 of the
13	Immigration and Nationality Act (8 U.S.C. 1101).
14	(2) Appropriate committees of con-
15	GRESS.—The term "appropriate committees of Con-
16	gress' means—
17	(A) the Committee on Foreign Relations
18	and the Committee on Banking, Housing, and
19	Urban Affairs of the Senate; and
20	(B) the Committee on Foreign Affairs and
21	the Committee on Financial Services of the
22	House of Representatives.
23	(3) United states person.—The term
24	"United States person" means—

1	(A) a United States citizen or an alien law-
2	fully admitted for permanent residence to the
3	United States;
4	(B) an entity organized under the laws of
5	the United States or any jurisdiction within the
6	United States, including a foreign branch of
7	such an entity; or
8	(C) any person within the United States.
9	SEC. 302. CONGRESSIONAL REVIEW OF WAIVER UNDER
10	PROTECTING EUROPE'S ENERGY SECURITY
11	ACT OF 2019.
12	Section 7503(f) of the Protecting Europe's Energy
13	Security Act of 2019 (title LXXV of Public Law 116–
14	92; 22 U.S.C. 9526 note) is amended to read as follows:
15	"(f) National Interest Waiver.—
16	"(1) In general.—Subject to paragraph (2),
17	the President may waive the application of sanctions
18	under this section with respect to a person if the
19	President—
20	"(A) determines that the waiver is in the
21	national interests of the United States; and
22	"(B) submits to the appropriate congres-
23	sional committees a report on the waiver and
24	the reasons for the waiver.

1	"(2) Congressional review.—The provisions
2	of subsections (b) and (c) of section 216 of the
3	Countering America's Adversaries Through Sanc-
4	tions Act (22 U.S.C. 9511) shall apply with respect
5	to a waiver of the application of sanctions under this
6	section to the same extent and in the same manner
7	as such provisions apply with respect to a proposed
8	action described in subsection (a) of section 216 of
9	such Act.".
10	SEC. 303. APPLICATION OF CONGRESSIONAL REVIEW
11	UNDER COUNTERING AMERICA'S ADVER-
12	SARIES THROUGH SANCTIONS ACT.
13	Section 216(a)(2) of the Countering America's Ad-
14	versaries Through Sanctions Act (22 U.S.C. 9511(a)(2))
15	is amended—
16	is amended—
10	(1) in subparagraph (A)—
17	
	(1) in subparagraph (A)—
17	(1) in subparagraph (A)— (A) in clause (i), by inserting "(other than
17 18	(1) in subparagraph (A)—(A) in clause (i), by inserting "(other than sanctions described in clause (i)(IV) of that
17 18 19	(1) in subparagraph (A)— (A) in clause (i), by inserting "(other than sanctions described in clause (i)(IV) of that subparagraph)" after "subparagraph (B)"; and
17 18 19 20	 (1) in subparagraph (A)— (A) in clause (i), by inserting "(other than sanctions described in clause (i)(IV) of that subparagraph)" after "subparagraph (B)"; and (B) in clause (ii), by inserting "or other-
17 18 19 20 21	 (1) in subparagraph (A)— (A) in clause (i), by inserting "(other than sanctions described in clause (i)(IV) of that subparagraph)" after "subparagraph (B)"; and (B) in clause (ii), by inserting "or otherwise remove" after "waive"; and

1	(B) in subclause (III), by striking "; and"
2	and inserting a semicolon; and
3	(C) by adding at the end the following:
4	"(IV) Executive Order No.
5	14024 (86 Fed. Reg. 20249; relating
6	to Blocking Property With Respect To
7	Specified Harmful Foreign Activities
8	of the Government of the Russian
9	Federation);
10	"(V) section 7503 of the Pro-
11	tecting Europe's Energy Security Act
12	of 2019 (title LXXV of Public Law
13	116–92; 22 U.S.C. 9526 note); or
14	"(VI) section 301 of the Guaran-
15	teeing Ukrainian Autonomy by Rein-
16	forcing its Defense (GUARD) Act of
17	2022.".
18	SEC. 304. CONSIDERATION OF INFORMATION PROVIDED BY
19	CONGRESS IN IMPOSING SANCTIONS.
20	Not later than 90 days after receiving a written re-
21	quest from the chairperson and ranking member of the
22	Committee on Foreign Affairs of the House of Representa-
23	tives or the Committee on Foreign Relations of the Senate
24	with respect to whether a foreign person or entity has en-
25	gaged in an activity described in section 1 of Executive

1	Order No. 14024 (86 Fed. Reg. 20249; relating to Block-
2	ing Property With Respect To Specified Harmful Foreign
3	Activities of the Government of the Russian Federation)
4	the President shall—
5	(1) determine if that person has engaged in
6	such an activity; and
7	(2) submit a report to the chairperson and
8	ranking member of that committee with respect to
9	that determination that includes—
10	(A) a statement of whether or not the
11	President imposed or intends to impose sanc-
12	tions with respect to the person; and
13	(B) if the President imposed or intends to
14	impose sanctions, a description of those sanc-
15	tions.
16	SEC. 305. INCLUSION OF MATTER RELATING TO NORD
17	STREAM 2 IN REPORT UNDER COUNTERING
18	AMERICA'S ADVERSARIES THROUGH SANC
19	TIONS ACT.
20	Each report submitted under section 216(a)(1) of the
21	Countering America's Adversaries Through Sanctions Act
22	(22 U.S.C. 9511(a)(1)) relating to sanctions under section
23	301 of this Act or section 7503 of the Protecting Europe's
24	Energy Security Act of 2019 (title LXXV of Public Law
25	116–92; 22 U.S.C. 9526 note) shall include—

1	(1) an assessment of the security risks posed by
2	Nord Stream 2, including—
3	(A) the presence along Nord Stream 2 or
4	Nord Stream 1 infrastructure or pipeline cor-
5	ridors of undersea surveillance systems and sen-
6	sors, fiber optic terminals, or other systems
7	that are capable of conducting military or intel-
8	ligence activities unrelated to civilian energy
9	transmission, including those designed to en-
10	hance Russian anti-submarine warfare, surveil-
11	lance, espionage, or sabotage capabilities;
12	(B) the use of Nord Stream-affiliated in-
13	frastructure, equipment, personnel, vessels, fi-
14	nancing, or other assets—
15	(i) to facilitate, carry out, or conceal
16	Russian maritime surveillance, espionage,
17	or sabotage activities;
18	(ii) to justify the presence of Russian
19	naval vessels or military personnel or
20	equipment in international waters or near
21	North Atlantic Treaty Organization or
22	partner countries;
23	(iii) to disrupt freedom of navigation;
24	or

1	(iv) to pressure or intimidate coun-
2	tries in the Baltic Sea;
3	(C) the involvement in the Nord Stream 2
4	pipeline or its affiliated entities of current or
5	former Russian, Soviet, or Warsaw Pact intel-
6	ligence and military personnel and any business
7	dealings between Nord Stream 2 and entities
8	affiliated with the intelligence or defense sector
9	of Russia; and
10	(D) malign influence activities of the Gov-
11	ernment of Russia, including strategic corrup-
12	tion and efforts to influence European decision-
13	makers, supported or financed through the
14	Nord Stream 2 pipeline;
15	(2) an assessment of whether Russia maintains
16	gas transit through Ukraine at levels consistent with
17	the volumes set forth in the Ukraine-Russia gas
18	transit agreement of December 2019 and continues
19	to pay the transit fees specified in that agreement
20	(3) an assessment of the status of negotiations
21	between Russia and Ukraine to secure an agreement
22	to extend gas transit through Ukraine beyond the
23	expiration of the agreement described in paragraph
24	(2):

- 1 (4) an assessment of whether the United States 2 and Germany have agreed on a common definition 3 for energy "weaponization" and the associated trig-
- 4 gers for sanctions and other enforcement actions,
- •

pursuant to the Joint Statement of the United

- 6 States and Germany on support for Ukraine, Euro-
- 7 pean energy security, and our climate goals, dated
- 8 July 21, 2021; and

5

- 9 (5) a description of the consultations with
- 10 United States allies and partners in Europe, includ-
- ing Ukraine, Poland, and the countries in Central
- and Eastern Europe most impacted by the Nord
- 13 Stream 2 pipeline concerning the matters agreed to,
- as described in paragraph (4).

15 SEC. 306. UKRAINE SECURITY ASSISTANCE INITIATIVE.

- 16 (a) In General.—There is authorized to be appro-
- 17 priated \$50,000,000 for fiscal year 2022 for the Ukraine
- 18 Security Assistance Initiative for the purpose of providing
- 19 lethal aid assistance.
- 20 (b) Amounts in Addition to Other Available
- 21 Amounts.—Amounts appropriated pursuant to sub-
- 22 section (a) are in addition to any other amounts appro-
- 23 priated or otherwise made available for such fiscal year
- 24 for such purposes.

1	SEC. 307. APPROPRIATE CONGRESSIONAL COMMITTEES
2	DEFINED.
3	In this title, the term "appropriate congressional
4	committees" means—
5	(1) the Committee on Foreign Relations and
6	the Committee on Appropriations of the Senate; and
7	(2) the Committee on Foreign Affairs and the
8	Committee on Appropriations of the House of Rep-
9	resentatives.

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