### 117TH CONGRESS 1ST SESSION

# H. R. 5275

To establish an independent appeals process relating to assignment restrictions at the Department of State, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

September 17, 2021

Mr. Lieu (for himself, Mr. Kim of New Jersey, Ms. Houlahan, and Mr. Castro of Texas) introduced the following bill; which was referred to the Committee on Foreign Affairs

## A BILL

To establish an independent appeals process relating to assignment restrictions at the Department of State, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Accountability in As-
- 5 signment Restrictions Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) The Foreign Service Act of 1980 prohibits
- 9 the Department of State from discrimination on the

- basis of race, color, religion, sex, national origin,
  age, handicapping condition, marital status, geographic or educational affiliation within the United
  States, or political affiliation in all personnel actions,
  including assignments.
  - (2) According to a Government Accountability Office report published in 2020, the Senior Foreign Service was 69 percent male and 90 percent White. Meanwhile numerous testimonials have documented the barriers to advancement faced by non-White Foreign Service officers (FSOs).
  - (3) On April 12, 2021, Secretary Blinken appointed a new Chief Diversity and Inclusion Officer, former Ambassador Gina Abercrombie-Winstanley, reflecting his stated commitment to increasing diversity and inclusion at the Department.
  - (4) According to the Department of State, there are approximately 1800 employees currently subject to a practice called assignment restrictions, whereby they are precluded from working in or on a particular country. The top four countries to which the restrictions apply are China (196), Russia (184), Taiwan (84), and Israel (70).
  - (5) Department of State employees have repeatedly raised concerns with Congress and the Depart-

- ment that the practice of assignment restrictions lacks transparency and accountability, and it may disproportionately and unfairly affect Asian-American employees.
- 5 (6) The Department of State lacks an inde-6 pendent appeals process for assignment restrictions, 7 preventing affected employees from having their case 8 reviewed by individuals who were not involved with 9 the initial decision.

#### 10 SEC. 3. SENSE OF CONGRESS.

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- It is the sense of Congress that—
- (1) it is in the foreign policy interest of the United States to maintain a diplomatic corps that reflects the diversity of the country and fully utilizes the cultural and linguistic skills that stem from this diversity;
  - (2) the practice of assignment restrictions risks undermining the Department of State's stated goals of promoting diversity and inclusion in its workforce, while potentially restricting those individuals whose cultural and linguistic skills can most benefit the work of United States diplomacy and counterintelligence;
- 24 (3) the practice of assignment restrictions lim-25 its the opportunities for promotion and career ad-

- vancement of talented Department of State employees who possess valuable linguistic skills and country-specific knowledge;
  - (4) the establishment of an independent appeals process for assignment restrictions, whereby the panel is not made up by a majority of individuals from the same bureau that made the initial determination, would help ensure fairness and transparency while promoting the goals of inclusion and diversity within the Department; and
- 11 (5) tracking and reporting data on assignment 12 restrictions, including the race, ethnicity, and na-13 tional origin of those impacted individuals, will help 14 ensure that assignment restrictions are not dis-15 proportionately targeting a particular group or mi-16 nority at the Department.

### 17 SEC. 4. ESTABLISHMENT OF AN INDEPENDENT APPEALS

18 **PROCESS.** 

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- 19 The Secretary of State shall amend all relevant provi-
- 20 sions of the Foreign Service Manual, and any associated
- 21 or related policies of the Department of State, to reflect
- 22 the following policies with respect to Foreign Service and
- 23 civil service employees of the Department:
- 24 (1) Any employee subjected to an assignment
- 25 restriction or preclusion shall have the same appeal

1	rights as provided by the Department regarding de-
2	nial or revocation of a security clearance.
3	(2) Any such appeal shall be resolved not later
4	than 60 days after such appeal is filed.
5	(3) The Bureau of Diplomatic Security shall
6	transmit to the Assignment Restriction Appeals
7	Panel all case files, without redaction, relating to an
8	employee subject to an assignment restriction or pre-
9	clusion.
10	(4) The Assignment Restriction Appeals Panel
11	shall be comprised of the following officials of the
12	Department:
13	(A) The Under Secretary for Management.
14	(B) The Principal Deputy Assistant Sec-
15	retary for the Bureau of Global Talent Manage-
16	ment.
17	(C) The Chief Diversity and Inclusion Offi-
18	cer.
19	(D) An Assistant Secretary or Deputy, or
20	equivalent, from a third bureau designated by
21	the Under Secretary for Management.
22	(E) A representative from the geographic
23	bureau to which the restriction applies.
24	(F) A representative from the Office of the
25	Legal Adviser and a representative from the

- Bureau of Diplomatic Security, who shall serve as non-voting advisors.
- 3 (5) All members of the Assignment Restriction 4 Appeals Panel shall possess appropriate security 5 clearances.
- 6 (6) If any member of the Assignment Restric7 tion Appeals Panel is unable to serve, the Secretary,
  8 Deputy Secretary, or the Under Secretary for Man9 agement may designate an alternate. The most sen10 ior member of such a Panel shall serve as chair of
  11 the Panel.

### 12 SEC. 5. ANNUAL REPORT.

- Not later than 90 days after the date of the enactment of this Act and annually thereafter, the Secretary
  of State shall submit to the Committee on Foreign Affairs
  and the Committee on Appropriations of the House of
  Representatives and the Committee on Foreign Relations
  and the Committee on Appropriations of the Senate a report that contains the following:
- 20 (1) A rationale for the use of assignment re-21 strictions by the Department of State, including spe-22 cific case studies related to cleared American For-23 eign Service and civil service employees of the De-24 partment that demonstrate country-specific restric-25 tions serve a counterintelligence role beyond that

1	which is already covered by the security clearance
2	process.
3	(2) The number of such Department employees
4	subject to assignment restrictions over the previous
5	year, with data disaggregated by:
6	(A) Identification as a Foreign Service of-
7	ficer, civil service employee, eligible family
8	member, or other employment status.
9	(B) The ethnicity, national origin, and race
10	of the precluded employee.
11	(C) Gender.
12	(D) Identification of the country of restric-
13	tion.
14	(3) A description of the considerations and cri-
15	teria used by the Bureau of Diplomatic Security to
16	determine whether an assignment restriction is war-
17	ranted.
18	(4) The number of restrictions that were ap-
19	pealed and the success rate of such appeals.
20	(5) The impact of assignment restrictions in
21	terms of unused language skills as measured by For-
22	eign Service Institute language scores of such pre-

cluded employees.

1 (6) Measures taken to ensure the diversity of 2 adjudicators and contracted investigators, with ac-3 companying data on results.

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