AMENDMENT IN THE NATURE OF A SUBSTITUTE
TO H.R. 8453
OFFERED BY MRS. WAGNER OF MISSOURI

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the “Upholding the Dayton Peace Agreement Through Sanctions Act”.

3 SEC. 2. STATEMENT OF POLICY.

4 It is the policy of the United States—

5 (1) to support Bosnia and Herzegovina’s sovereignty, territorial integrity, and multi-ethnic character;

6 (2) to back and bolster Bosnia and Herzegovina’s progress towards Euro-Atlantic integration;

7 (3) to encourage officials in Bosnia and Herzegovina to resume institutional participation at all levels of government to advance functionality and common-sense reforms for greater prosperity and for Bosnia and Herzegovina to obtain European Union candidate status;
(4) to push Bosnia and Herzegovina to implement the rulings of the European Court of Human Rights;

(5) to advocate for robust participation in the October 2, 2022, general elections in Bosnia and Herzegovina;

(6) to utilize targeted sanctions against persons who undermine the Dayton Peace Agreement and democratic institutions, including by blocking, boycotting or not recognizing the results of elections, in Bosnia and Herzegovina to support peace and stability in that country;

(7) to urge the European Union to join the United States and United Kingdom in sanctioning Milorad Dodik, a member of the Presidency of Bosnia and Herzegovina, for his actions that undermine the stability and territorial integrity of Bosnia and Herzegovina;

(8) to expose and condemn the Government of Russia for its role in fueling instability in Bosnia and Herzegovina and undermining the Dayton Peace Agreement, the role of the Office of the High Representative, and the European Union Force in BiH’s Operation Althea;
(9) to work with other regional States, including Serbia and Croatia, to support the territorial integrity and stability of Bosnia and Herzegovina; and

(10) to use its voice and vote at the United Nations, the Peace Implementation Council and its Steering Board, and other relevant international bodies to support the Office of the High Representative.

**SEC. 3. IMPOSITION OF SANCTIONS WITH RESPECT TO FOREIGN PERSONS UNDERMINING THE DAYTON PEACE AGREEMENT OR THREATENING THE SECURITY OF BOSNIA AND HERZEGOVINA.**

(a) **IMPOSITION OF SANCTIONS.**—

(1) **LIST REQUIRED.**—Not later than 30 days after the date of the enactment of this Act, and annually thereafter, the President shall submit to the appropriate congressional committees a list of foreign persons that are determined—

(A) to be responsible for or complicit in, or to have directly or indirectly engaged in, any action or policy that threatens the peace, security, stability, or territorial integrity of Bosnia and Herzegovina, including actions that seek to undermine the authority of Bosnia and Herzegovina’s state-level institutions, such as
forming illegal parallel institutions or actions that threaten the Office of the High Representative;

(B) to be responsible for or complicit in, or to have directly or indirectly engaged in, any action or policy that undermines democratic processes or institutions in Bosnia and Herzegovina;

(C) to be responsible for or complicit in, or to have directly or indirectly engaged in, or to have attempted, a violation of, or an act that has obstructed or threatened the implementation of, the Dayton Peace Agreement or the Conclusions of the Peace Implementation Conference Council held in London in December 1995, including the decisions or conclusions of the Office of the High Representative, the Peace Implementation Council, or its Steering Board;

(D) to be a member, official, or senior leader of an illegal parallel institution or any other institution that engages in activities described in subparagraph (A), (B) or (C), as determined by the Secretary of State;
(E) to be responsible for or complicit in, or
to have directly or indirectly engaged in, or at-
tempted to engage in, corruption related to
Bosnia and Herzegovina, including corruption
by, on behalf of, or otherwise related to the gov-
ernment in Bosnia and Herzegovina, or a cur-
rent or former government official at any level
of government in Bosnia and Herzegovina, such
as the misappropriation of public assets, expro-
priation of private assets for personal gain or
political purposes, corruption related to govern-
ment contracts or the extraction of natural re-
sources or bribery;

(F) to be an adult family member of any
foreign person described in subparagraph (A),
(B), (C), (D), or (E) unless they have con-
demned the sanctionable activity and taken tan-
gible steps to oppose the activity;

(G) to have knowingly facilitated a signifi-
cant transaction or transactions for or on be-
half of a foreign person described in subpara-
graph (A), (B), (C), (D), or (E);

(H) to be owned or controlled by, or to
have acted or purported to act for or on behalf
of, directly or indirectly, a foreign person de-
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scribed in subparagraph (A), (B), (C), (D), or (E); or

(I) to have knowingly materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of, a foreign person described in subparagraph (A), (B), (C), (D), or (E).

(2) IMPOSITION OF SANCTIONS.—Upon the submission of each list required by paragraph (1), the President shall impose the sanctions described in subsection (c) with respect to each foreign person identified on the list.

(b) ADDITIONAL MEASURE RELATING TO FACILITATION OF TRANSACTIONS.—The Secretary of the Treasury may, in consultation with the Secretary of State, prohibit or impose strict conditions on the opening or maintaining in the United States of a correspondent account or payable-through account by a foreign financial institution that the President determines has, on or after the date of the enactment of this Act, knowingly conducted or facilitated a significant transaction or transactions on behalf of a foreign person on the list required by subsection (a)(1).

(c) SANCTIONS DESCRIBED.—The sanctions described in this subsection are the following:
(1) **PROPERTY BLOCKING.**—Notwithstanding the requirements of section 202 of the International Emergency Economic Powers Act (50 U.S.C. 1701), the President may exercise of all powers granted to the President by that Act to the extent necessary to block and prohibit all transactions in all property and interests in property of the foreign person if such property and interests in property are in the United States, come within the United States, or are or come within the possession or control of a United States person.

(2) **ALIENS INADMISSIBLE FOR VISAS, ADMISSION, OR PAROLE.**—

(A) **IN GENERAL.**—An alien on the list required by subsection (a)(1) is—

(i) inadmissible to the United States;

(ii) ineligible for a visa or travel to the United States; and

(iii) otherwise ineligible to be admitted or paroled into the United States or to receive any other benefit under the Immigration and Nationality Act (8 U.S.C. 1101 et seq.).

(B) **CURRENT VISAS REVOKED.**—
(i) **In General.**—The visa or other documentation issued to an alien on the list required by subsection (a)(1) shall be revoked, regardless of when such visa or other documentation is or was issued.

(ii) **Effect of Revocation.**—A visa or other entry documentation revoked under clause (i) shall, in accordance with section 221(i) of the Immigration and Nationality Act (8 U.S.C. 1201(i)), no longer be valid for travel to the United States.

(d) **Exceptions.**—

(1) **Exception for Intelligence, Law Enforcement, and National Security Activities.**—Sanctions under this section shall not apply to any authorized intelligence, law enforcement, or national security activities of the United States.

(2) **Exception to Comply with United Nations Headquarters Agreement.**—Sanctions under subsection (c)(2) 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 Na-
tions and the United States, the Convention on Con-
sular Relations, done at Vienna April 24, 1963, and
entered into force March 19, 1967, or other applica-
ble international obligations.

(3) EXCEPTION RELATING TO THE PROVISION
OF HUMANITARIAN ASSISTANCE.—Sanctions under
this section may not be imposed with respect to
transactions or the facilitation of transactions for—

(A) the sale of agricultural commodities,
food, medicine, or medical devices;

(B) the provision of humanitarian assist-
ance;

(C) financial transactions relating to hu-
manitarian assistance or for humanitarian pur-
poses; and

(D) transporting goods or services that are
necessary to carry out operations relating to
humanitarian assistance or humanitarian pur-
poses.

(e) WAIVER.—

(1) IN GENERAL.—The President may, on a
case-by-case basis and for periods not to exceed 180
days each, waive the application of sanctions or re-
strictions imposed with respect to a foreign person
under this section if the President certifies to the appropriate congressional committees not later than 15 days before such waiver is to take effect that the waiver is vital to the national interest of the United States.

(2) **Sunset.**—The authority to issue a waiver under paragraph (1) shall terminate on the date that is 5 years after the date of enactment of this Act.

(f) **Regulations.**—

(1) **In General.**—The President shall, not later than 180 days after the date of the enactment of this Act, prescribe regulations as necessary for the implementation of this Act.

(2) **Notification to Congress.**—Not later than 10 days before the prescription of regulations under paragraph (1), the President shall notify the appropriate congressional committees regarding the proposed regulations and the provisions of this Act that the regulations are implementing.

(g) **Implementation.**—The President may exercise all authorities provided under sections 203 and 205 of the International Emergency Economic Powers Act (50 U.S.C. 1702 and 1704) to carry out this Act.
(h) Penalties.—The penalties provided for in subsections (b) and (e) of section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) shall apply to a person that violates, attempts to violate, conspires to violate, or causes a violation of regulations prescribed to carry out this Act to the same extent that such penalties apply to a person that commits an unlawful act described in subsection (a) of such section 206.

(i) Termination of Sanctions.—The President may terminate the application of sanctions under this section with respect to a foreign person if the President determines and reports to the appropriate congressional committees not later than 15 days before the termination of the sanctions that—

(1) credible information exists that the foreign person did not engage in the activity for which sanctions were imposed;

(2) the foreign person has been prosecuted appropriately for the activity for which sanctions were imposed; or

(3) the foreign person has credibly demonstrated a significant change in behavior, has paid an appropriate consequence for the activity for which sanctions were imposed, and has credibly com-
mitted to not engage in an activity described in sub-
section (a)(1) in the future.

SEC. 4. CONSIDERATION OF CERTAIN INFORMATION IN IM-
POsing SANCTIONS.

Not later than 60 days after receiving a request from
the chairman and ranking member of one of the appro-
priate congressional committees with respect to whether
a person, foreign person, or foreign financial institution,
as the case may be, meets the criteria of a person de-
scribed in this Act, Executive Order 14033 (86 Fed. Reg.
31079; relating to blocking property and suspending entry
into the United States of certain persons contributing to
the destabilizing situation in the Western Balkans), or any
Executive order issued pursuant to this Act or under the
Balkans regulatory regime, the President shall—

(1) determine if the person, foreign person, or
foreign financial institution, as the case may be,
meets such criteria; and

(2) submit a classified or unclassified report to
such chairman and ranking member with respect to
such determination that includes a statement of
whether or not the President imposed or intends to
impose sanctions with respect to such person, for-

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July 27, 2022 (9:11 a.m.)
SEC. 5. DEFINITIONS.

In this Act:

(1) ADMITTED; ALIEN.—The terms “admitted” and “alien” have the meanings given those terms in section 101 of the Immigration and Nationality Act (8 U.S.C. 1101).

(2) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term “appropriate congressional committees” means—

(A) the Committee on Foreign Affairs and the Committee on Financial Services of the House of Representatives; and

(B) the Committee on Foreign Relations and the Committee on Banking, Housing, and Urban Affairs of the Senate.

(3) CORRESPONDENT ACCOUNT; PAYABLE-THROUGH ACCOUNT.—The terms “correspondent account” and “payable-through account” have the meanings given those terms in section 5318A of title 31, United States Code.

(4) DAYTON PEACE AGREEMENT.—The term “Dayton Peace Agreement”, also known as the “Dayton Accords”, means the General Framework Agreement for Peace in Bosnia and Herzegovina, initialed by the parties in Dayton, Ohio, on Novem-

(5) FOREIGN FINANCIAL INSTITUTION.—The term “foreign financial institution” has the meaning of that term as determined by the Secretary of the Treasury by regulation.

(6) FOREIGN PERSON.—The term “foreign person” means a person that is not a United States person.

(7) ILLEGAL PARALLEL INSTITUTION.—The term “illegal parallel institution” means an agency, structure, or instrumentality at the Republika Srpska entity level that disrupts the authority of the state-level institutions of Bosnia and Herzegovina and undermines its constitutional order.

(8) KNOWINGLY.—The term “knowingly”, with respect to conduct, a circumstance, or a result, means that a person has actual knowledge, or should have known, of the conduct, the circumstance, or the result.

(9) PERSON.—The term “person” means an individual or entity.

(10) UNITED STATES PERSON.—The term “United States person” means—
(A) a United States citizen or an alien lawfully admitted to the United States for permanent residence;

(B) an entity organized under the laws of the United States or any jurisdiction within the United States, including a foreign branch of such an entity; or

(C) any person in the United States.