

(Original Signature of Member)

118TH CONGRESS 1ST SESSION

H.R.

To authorize the Secretary of State to provide additional assistance to Ukraine using assets confiscated from the Central Bank of the Russian Federation and other sovereign assets of the Russian Federation, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	McCaul	introduced	the	following	bill;	which	was	referred	to	the
	Con	nmittee on								

A BILL

To authorize the Secretary of State to provide additional assistance to Ukraine using assets confiscated from the Central Bank of the Russian Federation and other sovereign assets of the Russian Federation, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Rebuilding Economic Prosperity and Opportunity for
- 6 Ukrainians Act" or the "REPO for Ukrainians Act".

1 (b) Table of Contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—CONFISCATION AND REPURPOSING OF RUSSIAN SOVEREIGN ASSETS

- Sec. 101. Findings; sense of Congress.
- Sec. 102. Sense of Congress regarding importance of the Russian Federation providing compensation to Ukraine.
- Sec. 103. Prohibition on release of blocked Russian sovereign assets.
- Sec. 104. Authority to ensure compensation to Ukraine using confiscated Russian sovereign assets.
- Sec. 105. International agreement to use Russian sovereign assets to provide for the reconstruction of Ukraine.
- Sec. 106. Report on use of confiscated Russian sovereign assets for reconstruction.
- Sec. 107. Assessment by Secretary of State and Administrator of United States
 Agency for International Development on reconstruction and
 rebuilding needs of Ukraine.
- Sec. 108. Exception relating to importation of goods.
- Sec. 109. Definitions.

TITLE II—MULTILATERAL SANCTIONS COORDINATION

- Sec. 201. Statement of policy regarding coordination of multilateral sanctions with respect to the Russian Federation.
- Sec. 202. Assessment of impact of Ukraine-related sanctions on the economy of the Russian Federation.
- Sec. 203. Information on voting practices in the United Nations with respect to the invasion of Ukraine by the Russian Federation.

3 TITLE I—CONFISCATION AND

4 REPURPOSING OF RUSSIAN

5 **SOVEREIGN ASSETS**

- 6 SEC. 101. FINDINGS; SENSE OF CONGRESS.
- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) On February 24, 2022, the Government of
- the Russian Federation violated the sovereignty and
- territorial integrity of Ukraine by engaging in a pre-
- meditated, second illegal invasion of Ukraine.

1	(2) The international community has con-
2	demned the illegal invasions of Ukraine by the Rus-
3	sian Federation, as well as the commission of war
4	crimes by the Russian Federation, including through
5	the deliberate targeting of civilians and civilian in-
6	frastructure and the commission of sexual violence.
7	(3) The leaders of the G7 have called the Rus-
8	sian Federation's "unprovoked and completely un-
9	justified attack on the democratic state of Ukraine"
10	a "serious violation of international law and a grave
11	breach of the United Nations Charter and all com-
12	mitments Russia entered in the Helsinki Final Act
13	and the Charter of Paris and its commitments in the
14	Budapest Memorandum".
15	(4) On March 2, 2022, the United Nations
16	General Assembly adopted Resolution ES-11/1, enti-
17	tled "Aggression against Ukraine", by a vote of 141
18	to 5. That resolution "deplore[d] in the strongest
19	terms the aggression by the Russian Federation
20	against Ukraine in violation of Article 2(4) of the
21	[United Nations] Charter" and demanded that the
22	Russian Federation "immediately cease its use of
23	force against Ukraine" and "immediately, completely
24	and unconditionally withdraw all of its military

1	forces from the territory of Ukraine within its inter-
2	nationally recognized borders".
3	(5) On March 16, 2022, the International
4	Court of Justice issued provisional measures order-
5	ing the Russian Federation to "immediately suspend
6	the military operations that it commenced on 24
7	February 2022 in the territory of Ukraine".
8	(6) On November 14, 2022, the United Nations
9	General Assembly adopted a resolution—
10	(A) recognizing that the Russian Federa-
11	tion must bear the legal consequences of all of
12	its internationally wrongful acts, including mak-
13	ing reparation for the injury, including any
14	damage, caused by such acts;
15	(B) recognizing the need for the establish-
16	ment of an international mechanism for repara-
17	tion for damage, loss, or injury caused by the
18	Russian Federation in Ukraine; and
19	(C) recommending creation of an inter-
20	national register of such damage, loss, or in-
21	jury.
22	(7) Under international law, a country that is
23	responsible for an internationally wrongful act is
24	under an obligation to compensate for the damage it
25	has caused if such damage cannot be made good by

1	restitution. The Russian Federation bears such re-
2	sponsibility to compensate Ukraine, and because of
3	this grave breach of international law, all states are
4	legally entitled to take countermeasures that are
5	proportionate and aimed at inducing the Russian
6	Federation to comply with its international obliga-
7	tions, including countermeasures that suspend ordi-
8	nary international obligations to the Russian Fed-
9	eration, to help enforce the obligation of the Russian
10	Federation to compensate Ukraine.
11	(b) Sense of Congress.—It is the sense of Con-
12	gress that, having committed an act of aggression, as rec-
13	ognized by the United Nations General Assembly on
14	March 2, 2022, the Russian Federation is to be considered
15	as an aggressor state. The extreme illegal actions taken
16	by the Russian Federation, including an act of aggression,
17	present a unique situation, requiring and justifying the es-
18	tablishment of a legal authority to compensate victims of
19	aggression by the Russian Federation in Ukraine. In this
20	case, that authority is the authority of the United States
21	Government and other countries to confiscate Russian sov-
22	ereign assets in their respective jurisdictions to help en-
23	force the obligation of the Russian Federation to com-
24	pensate Ukraine.

1	SEC. 102. SENSE OF CONGRESS REGARDING IMPORTANCE
2	OF THE RUSSIAN FEDERATION PROVIDING
3	COMPENSATION TO UKRAINE.
4	It is the sense of Congress that—
5	(1) the Russian Federation bears responsibility
6	for the financial burden of the reconstruction of
7	Ukraine and for countless other costs associated
8	with the illegal invasion of Ukraine by the Russian
9	Federation that began on February 24, 2022;
10	(2) the full cost of the Russian Federation's un-
11	lawful war against Ukraine and the amount of
12	money the Russian Federation must pay Ukraine
13	should be assessed by an international body or
14	mechanism charged with determining compensation
15	and providing assistance to Ukraine;
16	(3) the Russian Federation is now on notice of
17	its opportunity to comply with its international obli-
18	gations, including compensation, or, by agreement
19	with the government of independent Ukraine, au-
20	thorize an international body or mechanism to ad-
21	dress those outstanding obligations with authority to
22	make binding decisions on parties that comply in
23	good faith;
24	(4) the Russian Federation can, by negotiated
25	agreement, participate in any international process
26	to assess the full cost of the Russian Federation's

1	unlawful war against Ukraine and make funds avail-
2	able to compensate for damage, loss, and injury aris-
3	ing from its internationally wrongful acts in
4	Ukraine, and if it fails to do so, the United States
5	and other countries should explore other avenues for
6	ensuring compensation to Ukraine, including confis-
7	cation and repurposing of assets of the Russian Fed-
8	eration;
9	(5) the President should lead robust engage-
10	ment on all bilateral and multilateral aspects of the
11	response by the United States to efforts by the Rus-
12	sian Federation to undermine the sovereignty and
13	territorial integrity of Ukraine, including on any pol-
14	icy coordination and alignment regarding the dis-
15	position of Russian sovereign assets in the context of
16	compensation;
17	(6) the confiscation and repurposing of Russian
18	sovereign assets by the United States is in the vital
19	national security interests of the United States and
20	consistent with United States and international law;
21	and
22	(7) the United States should work with inter-
23	national allies and partners on the confiscation and
24	repurposing of Russian sovereign assets as part of a
25	coordinated, multilateral effort, including with G7

1	countries and other countries in which Russian sov-
2	ereign assets are located.
3	SEC. 103. PROHIBITION ON RELEASE OF BLOCKED RUSSIAN
4	SOVEREIGN ASSETS.
5	(a) In General.—No Russian sovereign asset that
6	is blocked or immobilized by the Department of the Treas-
7	ury before the date specified in section 104(g) may be re-
8	leased or mobilized until the President certifies to the ap-
9	propriate congressional committees that—
10	(1) hostilities between the Russian Federation
11	and Ukraine have ceased; and
12	(2)(A) full compensation has been made to
13	Ukraine for harms resulting from the invasion of
14	Ukraine by the Russian Federation; or
15	(B) the Russian Federation is participating in
16	a bona fide international mechanism that, by agree-
17	ment, will discharge the obligations of the Russian
18	Federation to compensate Ukraine for all amounts
19	determined to be owed to Ukraine.
20	(b) NOTIFICATION.—Not later than 30 days before
21	the release or mobilization of a Russian sovereign asset
22	that previously had been blocked or immobilized by the
23	Department of the Treasury, the President shall submit
24	to the appropriate congressional committees—

1	(1) a notification of the decision to release or
2	mobilize the asset; and
3	(2) a justification in writing for such release or
4	mobilization.
5	(c) JOINT RESOLUTION OF DISAPPROVAL.—
6	(1) In general.—No Russian sovereign asset
7	that previously had been blocked or immobilized by
8	the Department of the Treasury may be released or
9	mobilized if, within 30 days of receipt of the notifi-
10	cation and justification required under subsection
11	(b), a joint resolution is enacted prohibiting the pro-
12	posed release or mobilization.
13	(2) Expedited procedures.—Any joint reso-
14	lution described in paragraph (1) introduced in ei-
15	ther House of Congress shall be considered in ac-
16	cordance with the provisions of section 601(b) of the
17	International Security Assistance and Arms Export
18	Control Act of 1976 (Public Law 94–329; 90 Stat.
19	765), except that any such resolution shall be
20	amendable. If such a joint resolution should be ve-
21	toed by the President, the time for debate in consid-
22	eration of the veto message on such measure shall
23	be limited to 20 hours in the Senate and in the
24	House of Representatives shall be determined in ac-
25	cordance with the Rules of the House.

1	(d) Cooperation on Prohibition of Release of
2	CERTAIN RUSSIAN SOVEREIGN ASSETS.—The President
3	may take such action as may be necessary to seek to ob-
4	tain an agreement or arrangement between the United
5	States, Ukraine, and other countries that have blocked or
6	immobilized Russian sovereign assets to prohibit such as-
7	sets from being released or mobilized until an agreement
8	has been reached that discharges the Russian Federation
9	from further obligations to compensate Ukraine.
10	SEC. 104. AUTHORITY TO ENSURE COMPENSATION TO
11	UKRAINE USING CONFISCATED RUSSIAN SOV-
12	EREIGN ASSETS.
13	(a) Reporting on Russian Assets.—
14	(1) NOTICE REQUIRED.—Not later than 30
15	days after the date of the enactment of this Act, the
16	President shall, by means of such instructions or
17	regulations as the President may prescribe, require
18	any United States financial institution at which Rus-
19	sian sovereign assets are located, and that knows or
20	should know of such assets, to provide notice of such
21	assets, including relevant information required under
22	
23	section 501.603(b)(ii) of title 31, Code of Federal
	Regulations (or successor regulations), to the Sec-
24	

1	(2) Report required.—
2	(A) IN GENERAL.—Not later than 180
3	days after the date of the enactment of this
4	Act, and annually thereafter for 3 years, the
5	President shall submit to the appropriate con-
6	gressional committees a report detailing the sta-
7	tus of Russian sovereign assets subject to the
8	jurisdiction of the United States.
9	(B) FORM.—The report required by sub-
10	paragraph (A) shall be submitted in unclassi-
11	fied form, but may include a classified annex.
12	(b) Confiscation.—
13	(1) In general.—The President may con-
14	fiscate any Russian sovereign assets subject to the
15	jurisdiction of the United States.
16	(2) LIQUIDATION AND DEPOSIT.—The Presi-
17	dent shall—
18	(A) deposit any funds confiscated under
19	paragraph (1) into the Ukraine Support Fund
20	established under subsection (e);
21	(B) liquidate or sell any other property
22	confiscated under paragraph (1) and deposit
23	the funds resulting from such liquidation or
24	sale into the Ukraine Support Fund established
25	under subsection (e); and

1	(C) make all such funds available for the
2	purposes described in subsection (d).
3	(3) METHOD OF CONFISCATION.—The Presi-
4	dent shall confiscate Russian sovereign assets under
5	paragraph (1) through instructions or licenses or in
6	such other manner as the President determines ap-
7	propriate.
8	(4) Vesting.—All right, title, and interest in
9	Russian sovereign assets confiscated under para-
10	graph (1) shall vest, if necessary, in the Government
11	of the United States while being held in the Ukraine
12	Support Fund established under subsection (c).
13	(e) Establishment of the Ukraine Support
14	FUND.—
15	(1) IN GENERAL.—The President shall establish
16	a non-interest-bearing account, to be known as the
17	"Ukraine Support Fund", to consist of the funds de-
18	posited into the account under subsection (b).
19	(2) USE OF FUNDS.—The funds in the account
20	established under paragraph (1) shall be available to
21	be used only as specified in subsection (d).
22	(d) Use of Confiscated Property.—
23	(1) In general.—Subject to paragraph (2),
24	funds in the Ukraine Support Fund shall be avail-
25	able to the Secretary of State, in consultation with

1	the Administrator of the United States Agency for
2	International Development, for the purpose of com-
3	pensating Ukraine for damages resulting from the
4	unlawful invasion by the Russian Federation that
5	began on February 24, 2022, including through, to
6	the extent possible, the provision of such funds to an
7	international body or mechanism charged with deter-
8	mining compensation and providing assistance to
9	Ukraine, for purposes that include the following:
0	(A) Reconstruction and rebuilding efforts
l 1	in Ukraine.
12	(B) To provide humanitarian assistance to
13	the people of Ukraine.
4	(C) Such other purposes as the Secretary
5	determines directly and effectively support the
6	recovery of Ukraine and the welfare of the peo-
7	ple of Ukraine.
8	(2) Notification.—
9	(A) IN GENERAL.—The Secretary of State
20	shall notify the appropriate congressional com-
21	mittees not fewer than 15 days before providing
22	any funds from the Ukraine Support Fund to
23	the Government of Ukraine or to any other per-
24	son or international organization for the pur-
25	poses described in paragraph (1).

1	(B) Elements.—A notification under sub-
2	paragraph (A) with respect to the provision of
3	funds to the Government of Ukraine shall speci-
4	fy—
5	(i) the amount of funds to be pro-
6	$\mathbf{vided};$
7	(ii) the purpose for which such funds
8	are provided; and
9	(iii) the recipient.
10	(e) Judicial Review.—
11	(1) IN GENERAL.—The confiscation of Russian
12	sovereign assets under subsection (b)(1) shall not be
13	subject to judicial review.
14	(2) Rule of construction.—Nothing in this
15	subsection shall be construed to limit any private in-
16	dividual or entity from asserting due process claims
17	in United States courts.
18	(f) Exception for United States Obligations
19	UNDER VIENNA CONVENTIONS.—The authorities pro-
20	vided by this section may not be exercised in a manner
21	inconsistent with the obligations of the United States
22	under—
23	(1) the Convention on Diplomatic Relations,
24	done at Vienna April 18, 1961, and entered into
25	force April 24, 1964 (23 UST 3227);

1	(2) the Convention on Consular Relations, done
2	at Vienna April 24, 1963, and entered into force on
3	March 19, 1967 (21 UST 77);
4	(3) the Agreement Regarding the Headquarters
5	of the United Nations, signed at Lake Success June
6	26, 1947, and entered into force November 21, 1947
7	(TIAS 1676); or
8	(4) any other international agreement governing
9	the use of force and establishing rights under inter-
10	national humanitarian law.
11	(g) Sunset.—The authority to confiscate, liquidate,
12	and transfer Russian sovereign assets under this section
13	shall terminate on the earlier of—
14	(1) the date that is 5 years after the date of the
15	enactment of this Act; or
16	(2) the date that is 120 days after the date on
17	which the President determines and certifies to the
18	appropriate congressional committees that—
19	(A) hostilities between the Russian Federa-
20	tion and Ukraine have ceased; and
21	(B)(i) full compensation has been made to
22	Ukraine for harms resulting from the invasion
23	of Ukraine by the Russian Federation; or
24	(ii) the Russian Federation is participating
25	in a bona fide international mechanism that, by

1	agreement, will discharge the obligations of the
2	Russian Federation to compensate Ukraine for
3	all amounts determined to be owed to Ukraine.
4	SEC. 105. INTERNATIONAL AGREEMENT TO USE RUSSIAN
5	SOVEREIGN ASSETS TO PROVIDE FOR THE
6	RECONSTRUCTION OF UKRAINE.
7	(a) In General.—The President shall take such ac-
8	tion as the President determines necessary to seek to es-
9	tablish a common international compensation mechanism,
10	in coordination with foreign partners including Ukraine,
11	that shall include the establishment of an international
12	fund to be known as the "Common Ukraine Fund", that
13	uses assets in the Ukraine Support Fund established
14	under section 104(c) and contributions from foreign part-
15	ners that have also confiscated Russian sovereign assets
16	to allow for compensation for Ukraine, including by-
17	(1) establishing a register of damage to serve as
18	a record of evidence and for assessment of the full
19	costs of damages to Ukraine resulting from the inva-
20	sion of Ukraine by the Russian Federation that
21	began on February 24, 2022;
22	(2) establishing a mechanism for compensating
23	Ukraine for damages resulting from that invasion;

1	(3) ensuring distribution of those assets or the
2	proceeds of those assets based on determinations
3	under that mechanism; and
4	(4) taking such other actions as may be nec-
5	essary to carry out this section.
6	(b) Authorization for Deposit in the Common
7	UKRAINE FUND.—Upon the President reaching an agree-
8	ment or arrangement to establish a common international
9	compensation mechanism pursuant to subsection (a), the
10	Secretary of State shall transfer funds from the Ukraine
11	Support Fund established under section 104(e) to the
12	Common Ukraine Fund established under subsection (a).
13	(c) Notifications.—
14	(1) AGREEMENT OR ARRANGEMENT.—The
15	President shall notify the appropriate congressional
16	committees not later than 30 days before entering
17	into any new bilateral or multilateral agreement or
18	arrangement under subsection (a).
19	(2) Transfer.—The President shall notify the
20	appropriate congressional committees not later than
21	30 days before any transfer to the Common Ukraine
22	Fund established under subsection (a).
23	(d) Limitation on Transfer of Funds.—No
24	funds may be transferred to the Common Ukraine Fund

1	established under subsection (a) unless the President cer-
2	tifies to the appropriate congressional committees that—
3	(1) the institution housing the Common
4	Ukraine Fund has a plan to ensure transparency
5	and accountability for all funds transferred to and
6	from the Common Ukraine Fund; and
7	(2) the President has transmitted the plan re-
8	quired under paragraph (1) to the appropriate con-
9	gressional committees in writing.
10	(e) Joint Resolution of Disapproval.—No
11	funds may be transferred to the Common Ukraine Fund
12	established under subsection (a) if, within 30 days of re-
13	ceipt of the notification required under subsection (c)(2),
14	a joint resolution is enacted prohibiting the transfer.
15	(f) Report.—Not later than 90 days after the date
16	of the enactment of this Act, and not less frequently than
17	every 90 days thereafter, the President shall submit to the
18	appropriate congressional committees a report that in-
19	cludes the following:
20	(1) An accounting of funds in the Common
21	Ukraine Fund established under subsection (a).
22	(2) Any information regarding the disposition
23	of the Common Ukraine Fund that has been trans-
24	mitted to the President by the institution housing

1	the Common Ukraine Fund during the period cov-
2	ered by the report.
3	(3) A description of United States multilateral
4	and bilateral diplomatic engagement with allies and
5	partners of the United States that also have immo-
6	bilized Russian sovereign assets to allow for com-
7	pensation for Ukraine during the period covered by
8	the report.
9	(4) An outline of steps taken to carry out this
10	section during the period covered by the report.
11	SEC. 106. REPORT ON USE OF CONFISCATED RUSSIAN SOV-
12	EREIGN ASSETS FOR RECONSTRUCTION.
13	Not later than 90 days after the date of the enact-
14	ment of this Act, and every 90 days thereafter, the Sec-
15	retary of State, in consultation with the Secretary of the
16	Treasury, shall submit to the appropriate congressional
17	committees a report that contains—
18	(1) the amount and source of Russian sovereign
19	assets confiscated pursuant to subsection (b)(1) of
20	section 104;
21	(2) the amount and source of funds deposited
22	into the Ukraine Support Fund under subsection

1	(3) a detailed description and accounting of
2	how such funds were used to meet the purposes de-
3	scribed in subsection (d) of that section.
4	SEC. 107. ASSESSMENT BY SECRETARY OF STATE AND AD-
5	MINISTRATOR OF UNITED STATES AGENCY
6	FOR INTERNATIONAL DEVELOPMENT ON RE-
7	CONSTRUCTION AND REBUILDING NEEDS OF
8	UKRAINE.
9	(a) IN GENERAL.—Not later than 180 days after the
10	date of the enactment of this Act, the Secretary of State,
11	in consultation with the Administrator of the United
12	States Agency for International Development, shall submit
13	to the appropriate congressional committees an assess-
14	ment of the most pressing needs of Ukraine for recon-
15	struction, rebuilding, security assistance, and humani-
16	tarian aid.
17	(b) Elements.—The assessment required by sub-
18	section (a) shall include the following:
19	(1) An estimate of the rebuilding and recon-
20	struction needs of Ukraine, as of the date of the as-
21	sessment, resulting from the unlawful invasion of
22	Ukraine by the Russian Federation, including—
23	(A) a description of the sources and meth-
24	ods for the estimate: and

1	(B) an identification of the locations or re-
2	gions in Ukraine with the most pressing needs
3	(2) An estimate of the humanitarian needs, as
4	of the date of the assessment, of the people of
5	Ukraine, including Ukrainians residing inside the
6	internationally recognized borders of Ukraine or out-
7	side those borders, resulting from the unlawful inva-
8	sion of Ukraine by the Russian Federation.
9	(3) An assessment of the extent to which the
10	needs described in paragraphs (1) and (2) have been
11	met or funded, by any source, as of the date of the
12	assessment.
13	(4) A plan to engage in robust multilateral and
14	bilateral diplomacy to ensure that allies and partners
15	of the United States, particularly in the European
16	Union as Ukraine seeks accession, increase their
17	commitment to Ukraine's reconstruction.
18	(5) An identification of which such needs
19	should be prioritized, including any assessment or
20	request by the Government of Ukraine with respect
2.1	to the prioritization of such needs

1	SEC. 108. EXCEPTION RELATING TO IMPORTATION OF
2	GOODS.
3	(a) In General.—The authorities and requirements
4	under this title shall not include the authority or a require-
5	ment to impose sanctions on the importation of goods.
6	(b) Good Defined.—In this section, the term
7	"good" means any article, natural or manmade substance,
8	material, supply, or manufactured product, including in-
9	spection and test equipment, and excluding technical data.
10	SEC. 109. DEFINITIONS.
11	In this title:
12	(1) Appropriate congressional commit-
13	TEES.—The term "appropriate congressional com-
14	mittees" means—
15	(A) the Committee on Foreign Relations
16	and the Committee on Banking, Housing, and
17	Urban Affairs of the Senate; and
18	(B) the Committee on Foreign Affairs and
19	the Committee on Financial Services of the
20	House of Representatives.
21	(2) FINANCIAL INSTITUTION.—The term "fi-
22	nancial institution" means a financial institution
23	specified in subparagraph (A), (B), (C), (D), (E),
24	(F), (G), (H), (I), (J), (M), or (Z) of section
25	5312(a)(2) of title 31, United States Code.

1	(3) G7.—The term "G7" means the countries
2	that are member of the informal Group of 7, includ-
3	ing Canada, France, Germany, Italy, Japan, the
4	United Kingdom, and the United States.
5	(4) Russian sovereign asset.—The term
6	"Russian sovereign asset" means any of the fol-
7	lowing:
8	(A) Funds and other property of—
9	(i) the Central Bank of the Russian
10	Federation;
11	(ii) the Russian Direct Investment
12	Fund; or
13	(iii) the Ministry of Finance of the
14	Russian Federation.
15	(B) Any sovereign funds of the Russian
16	Federation held in a financial institution that is
17	wholly owned or controlled by the Government
18	of the Russian Federation.
19	(C) Any other funds or other property
20	wholly owned or controlled by the Government
21	of the Russian Federation, including by any
22	subdivision, agency, or instrumentality of that
23	government.
24	(5) UNITED STATES.—The term "United
25	States" means the several States, the District of Co-

1	lumbia, the Commonwealth of Puerto Rico, the Com-
2	monwealth of the Northern Mariana Islands, Amer-
3	ican Samoa, Guam, the United States Virgin Is-
4	lands, and any other territory or possession of the
5	United States.
6	(6) United states financial institution.—
7	The term "United States financial institution"
8	means a financial institution organized under the
9	laws of the United States or of any jurisdiction with-
10	in the United States, including a foreign branch of
11	such an institution.
12	TITLE II—MULTILATERAL
13	SANCTIONS COORDINATION
13 14	SANCTIONS COORDINATION SEC. 201. STATEMENT OF POLICY REGARDING COORDINA-
14	
	SEC. 201. STATEMENT OF POLICY REGARDING COORDINA-
14 15	SEC. 201. STATEMENT OF POLICY REGARDING COORDINA- TION OF MULTILATERAL SANCTIONS WITH
14 15 16	SEC. 201. STATEMENT OF POLICY REGARDING COORDINA- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO THE RUSSIAN FEDERATION.
14 15 16	SEC. 201. STATEMENT OF POLICY REGARDING COORDINA- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO THE RUSSIAN FEDERATION. (a) IN GENERAL.—In response to the Russian Fed-
14 15 16 17	SEC. 201. STATEMENT OF POLICY REGARDING COORDINA- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO THE RUSSIAN FEDERATION. (a) IN GENERAL.—In response to the Russian Federation's unprovoked and illegal invasion of Ukraine, it is
14 15 16 17 18	SEC. 201. STATEMENT OF POLICY REGARDING COORDINATION OF MULTILATERAL SANCTIONS WITH RESPECT TO THE RUSSIAN FEDERATION. (a) IN GENERAL.—In response to the Russian Federation's unprovoked and illegal invasion of Ukraine, it is the policy of the United States that—
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14 15 16 17 18 19 20 21	SEC. 201. STATEMENT OF POLICY REGARDING COORDINA- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO THE RUSSIAN FEDERATION. (a) IN GENERAL.—In response to the Russian Federation's unprovoked and illegal invasion of Ukraine, it is the policy of the United States that— (1) the United States, along with the European Union, the G7, Australia, and other willing allies

1	(2) the head of the Office of Sanctions Coordi-
2	nation of the Department of State should engage in
3	interagency and multilateral coordination with agen-
4	cies of the European Union, the G7, Australia, and
5	other allies and partners of the United States to en-
6	sure the ongoing implementation and enforcement of
7	sanctions with respect to the Russian Federation in
8	response to its invasion of Ukraine;
9	(3) the Secretary of State, in consultation with
10	the Secretary of the Treasury, should, to the extent
11	practicable and consistent with relevant United
12	States law, lead and coordinate with the European
13	Union, the G7, Australia, and other allies and part-
14	ners of the United States with respect to enforce-
15	ment of sanctions imposed with respect to the Rus-
16	sian Federation;
17	(4) the United States should provide relevant
18	technical assistance, implementation guidance, and
19	support relating to enforcement and implementation
20	of sanctions imposed with respect to the Russian
21	Federation;
22	(5) where appropriate, the head of the Office of
23	Sanctions Coordination, in coordination with the Bu-
24	reau of Economic and Business Affairs and the Bu-
25	reau of European and Eurasian Affairs of the De-

1	partment of State and the Department of the Treas-
2	ury, should seek private sector input regarding sanc-
3	tions policy with respect to the Russian Federation
4	and the implementation of and compliance with such
5	sanctions imposed with respect to the Russian Fed-
6	eration; and
7	(6) the Secretary of State, in coordination with
8	the Secretary of the Treasury, should continue ro-
9	bust diplomatic engagement with allies and partners
10	of the United States, including the European Union,
11	the G7, and Australia, to encourage such allies and
12	partners to impose such sanctions.
13	(b) AUTHORIZATION OF APPROPRIATIONS.—
14	(1) IN GENERAL.—There is authorized to be
15	appropriated to the Office of Sanctions Coordination
16	of the Department of State \$15,000,000 for each of
17	fiscal years 2024, 2025, and 2026 to carry out this
18	section.
19	(2) Supplement not supplant.—The
20	amounts authorized to be appropriated by paragraph
21	(1) shall supplement and not supplant other
22	amounts authorized to be appropriated for the Office
23	of Sanctions Coordination

1	SEC. 202. ASSESSMENT OF IMPACT OF UKRAINE-RELATED
2	SANCTIONS ON THE ECONOMY OF THE RUS-
3	SIAN FEDERATION.
4	(a) REPORT AND BRIEFINGS.—At the times specified
5	in subsection (b), the President shall submit a report and
6	provide a briefing to the appropriate congressional com-
7	mittees on the impact on the economy of the Russian Fed-
8	eration of sanctions imposed by the United States and
9	other countries with respect to the Russian Federation in
10	response to the unlawful invasion of Ukraine by the Rus-
11	sian Federation.
12	(b) TIMING.—The President shall—
13	(1) submit a report and provide a briefing de-
14	scribed in subsection (a) to the appropriate congres-
15	sional committees not later than 90 days after the
16	date of the enactment of this Act; and
17	(2) submit to the appropriate congressional
18	committees a report described in subsection (a)
19	every 180 days thereafter until the date that is 5
20	years after such date of enactment.
21	(e) Elements.—Each report required by this section
22	shall include—
23	(1) an assessment of—
24	(A) the impacts of the sanctions described
25	in subsection (a), disaggregated by major eco-
26	nomic sector, including the energy, aerospace

1	and defense, shipping, banking, and financial
2	sectors;
3	(B) the macroeconomic impact of those
4	sanctions on Russian, European, and global
5	economy market trends, including shifts in
6	global markets as a result of those sanctions;
7	and
8	(C) efforts by other countries or actors and
9	offshore financial providers to facilitate sanc-
10	tions evasion by the Russian Federation or take
11	advantage of gaps in international markets re-
12	sulting from the international sanctions regime
13	in place with respect to the Russian Federation;
14	and
15	(2) recommendations for further sanctions en-
16	forcement measures based on trends described in
17	paragraph (1)(B).
18	SEC. 203. INFORMATION ON VOTING PRACTICES IN THE
19	UNITED NATIONS WITH RESPECT TO THE IN-
20	VASION OF UKRAINE BY THE RUSSIAN FED-
21	ERATION.
22	Section 406(b) of the Foreign Relations Authoriza-
23	tion Act, Fiscal Years 1990 and 1991 (22 U.S.C.
24	2414a(b)), is amended—

1	(1) in paragraph (4), by striking "Assembly
2	on" and all that follows through "opposed by the
3	United States" and inserting the following: "Assem-
4	bly on—"
5	"(A) resolutions specifically related to
6	Israel that are opposed by the United States;
7	and
8	"(B) resolutions specifically related to the
9	invasion of Ukraine by the Russian Federa-
10	tion.";
11	(2) in paragraph (5), by striking "; and and
12	inserting a semicolon;
13	(3) by redesignating paragraph (6) as para-
14	graph (7); and
15	(4) by inserting after paragraph (5) the fol-
16	lowing:
17	"(6) an analysis and discussion, prepared in
18	consultation with the Secretary of State, of the ex-
19	tent to which member countries supported United
20	States policy objectives in the Security Council and
21	the General Assembly with respect to the invasion of
22	Ukraine by the Russian Federation; and".