113TH CONGRESS 2D SESSION

H. R. 4278

AN ACT

To support the independence, sovereignty, and territorial integrity of Ukraine, 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,

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Ukraine Support Act".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
 - Sec. 1. Short title and table of contents.
 - Sec. 2. United States policy.

TITLE I—ASSISTANCE PROVISIONS

- Sec. 101. Support for democratic governance and civil society in Ukraine.
- Sec. 102. Economic reform in Ukraine.
- Sec. 103. United States international programming to Ukraine and neighboring regions.
- Sec. 104. Overseas Private Investment Corporation.
- Sec. 105. Enhanced assistance for law enforcement and the judicial system in Ukraine.
- Sec. 106. Enhanced security cooperation among Central and Eastern European NATO member states.
- Sec. 107. United States-Ukraine security assistance.
- Sec. 108. Recovery of assets linked to corruption in Ukraine.
- Sec. 109. European Bank for Reconstruction and Development.
- Sec. 110. Offset.

TITLE II—SANCTIONS PROVISIONS

- Sec. 201. Continuation in effect of sanctions with respect to the blocking of certain persons contributing to the situation in Ukraine.
- Sec. 202. Imposition of additional sanctions on persons responsible for violence or who undermine the independence, sovereignty, or territorial or economic integrity of Ukraine.
- Sec. 203. Imposition of additional sanctions on persons complicit in or responsible for significant corruption in the Russian Federation.
- Sec. 204. Report on certain foreign financial institutions.
- Sec. 205. Sense of Congress on human rights in the Russian Federation.
- Sec. 206. Certification described and submission to Congress.
- Sec. 207. Sense of Congress on suspension of all activities and meetings of the NATO-Russia Council.
- Sec. 208. Definitions.

TITLE III—REPORTING PROVISIONS

- Sec. 301. Annual report on security developments in the Russian Federation and their effects on Ukrainian sovereignty.
- Sec. 302. Presidential determination and report on compliance by Russian Federation of its obligations under INF Treaty.
- Sec. 303. Report on geopolitical impact of energy exports.
- Sec. 304. Amendment to the Iran, North Korea, and Syria Nonproliferation

SEC. 2. UNITED STATES POLICY.

2	It is	the	policy	of the	United	States—

- (1) to support the right of the people of Ukraine to freely determine their future, including their country's relationship with other nations and international organizations, without interference, intimidation, or coercion by other countries;
 - (2) to support the people of Ukraine in their desire to address endemic corruption, consolidate democracy, and achieve sustained prosperity;
 - (3) to support the efforts of the Government of Ukraine to bring to justice those responsible for the acts of violence against peaceful protestors and other unprovoked acts of violence related to the anti-government protests that began on November 21, 2013;
 - (4) to support the efforts of the Government of Ukraine to identify, investigate, recover, and return to the Ukrainian state assets unaccounted for under the leadership and departure from Ukraine of former President Yanukovych, his family, and other current and former members of the Ukrainian government, along with others legitimately charged by government authorities with similar offenses;
 - (5) to assist the Government of Ukraine in preparations for the presidential election scheduled for May 25, 2014, and to participate in efforts to

- ensure that this election is conducted in accordance with international standards;
- 3 (6) to promote democratic values, transparent
 4 and accountable government institutions, and ad5 vance United States national security interests
 6 through United States international broadcasting,
 7 including the Voice of America and Radio Free Eu8 rope/Radio Liberty (RFE/RL), Incorporated;
 - (7) to support needed economic structural reforms in Ukraine, including in the fiscal, energy, pension, and banking sectors, among others;
 - (8) to support energy diversification initiatives to reduce Russian control of energy supplies to Ukraine and other European countries, including United States promotion of increased natural gas exports to, and energy efficiency in, Ukraine, which could be enhanced by advances in new energy technologies;
 - (9) to condemn the armed intervention of the Russian Federation in Ukraine, including its continuing political, economic, and military aggression against that country;
 - (10) to work with United States allies and partners in Europe and around the world, including at the United Nations, to ensure that all nations refuse

- to recognize the illegal annexation of Crimea by the Russian Federation and reaffirm the independence, sovereignty, and territorial integrity of Ukraine;
 - (11) to refuse to recognize the legitimacy of the illegal referendum in Crimea on March 16, 2014, on the status of that region of Ukraine, which was held under conditions of occupation and coercion by Russian forces;
 - (12) to support the deployment of international monitors to Ukraine to assess the current status of its territorial integrity and the safety of all people in Ukraine;
 - (13) to encourage the Government of Ukraine to continue to respect and protect the rights of all ethnic, religious, and linguistic minorities;
 - (14) to encourage the Government of Ukraine to promote and protect the human rights, as recognized by the Universal Declaration of Human Rights, of all individuals as they seek freedom, democracy, and equality under the law;
 - (15) to work with United States allies and partners to condemn any violation by Russian Federation occupation forces or their proxies of the rights of ethnic, religious, and linguistic minorities in Crimea, including the region's Tatar population;

1	(16) to call on all Ukrainians to respect the le-
2	gitimate government authorities, as well as all
3	Ukrainian laws and the Constitution of Ukraine in
4	all regions of Ukraine, including Crimea;
5	(17) to maintain existing sanctions against and
6	consider all available options for further sanctions
7	on the Russian Federation until Ukrainian sov-
8	ereignty, independence, and territorial integrity are
9	not being violated by the Russian Federation; and
10	(18) to honor and abide by its commitments un-
11	dertaken pursuant to Article 5 of the North Atlantic
12	Treaty, signed at Washington, District of Columbia,
13	on April 4, 1949, and entered into force on August
14	24, 1949.
15	TITLE I—ASSISTANCE
16	PROVISIONS
17	SEC. 101. SUPPORT FOR DEMOCRATIC GOVERNANCE AND
18	CIVIL SOCIETY IN UKRAINE.
19	(a) In General.—The President is authorized and
20	encouraged to provide assistance to support democracy
21	and civil society, including community-based and faith-
22	based organizations, in Ukraine by undertaking the activi-
23	ties described in subsection (b).
24	(b) Activities Described.—The activities de-
25	scribed in this subsection are—

- 1 (1) improving democratic governance, trans-2 parency, accountability, rule of law, and anti-corrup-3 tion efforts;
 - (2) supporting Ukrainian efforts to foster greater unity among people and regions of the country, combat anti-Semitism and discrimination, and promote respect for religious freedom;
 - (3) supporting the people and Government of Ukraine in preparing to conduct and participate in free and fair elections, including through domestic and international election monitoring;
 - (4) assisting Ukraine in diversifying its economy, trade, and energy supplies, including at the national, regional, and local levels;
 - (5) strengthening democratic institutions and political and civil society organizations; and
 - (6) expanding free and unfettered access to independent media of all kinds in Ukraine and assisting with the protection of journalists and civil society activists who have been targeted for free speech activities.
- 22 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 23 authorized to be appropriated to the President 24 \$50,000,000 for fiscal year 2014 to carry out this section.

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1 SEC. 102. ECONOMIC REFORM IN UKRAINE.

- 2 (a) FINDINGS.—Congress finds the following:
- 3 (1) The Ukrainian economy is weak and vulner-
- 4 able, as evidenced by short-term debt interest rates
- 5 as high as 15 percent, a high proportion of foreign
- 6 exchange-denominated government debt that will
- 7 mature in 2014 and 2015, a banking sector with
- 8 non-performing loans at the high level of 14 percent,
- 9 a financing gap which the Government of Ukraine
- has estimated will amount to \$35 billion over the
- 11 next two years, and a large underground economy.
- 12 This economic condition undermines democratic
- prospects in Ukraine.
- 14 (2) Years of poor economic management and
- performance have undermined and may continue to
- 16 undermine political stability and unity within
- 17 Ukraine.
- 18 (3) On March 6, 2014, the House of Represent-
- atives passed H.R. 4152, to redirect previously ap-
- propriated funds to cover the cost of roughly \$1 bil-
- 21 lion in loan guarantees for Ukraine.
- 22 (b) STATEMENT OF POLICY.—It shall be the policy
- 23 of the United States to work with other countries and
- 24 international institutions to stabilize the Ukrainian econ-
- 25 omy, while promoting critically needed structural economic
- 26 reforms in Ukraine, including—

1	(1) cutting the massive natural gas subsidies
2	that have led to market inefficiencies;
3	(2) reducing the bloated public sector;
4	(3) maintaining a market-determined exchange
5	rate;
6	(4) strengthening the vulnerable banking sector;
7	(5) promoting a robust, independent, and im-
8	partial judiciary, due process, and uniform applica-
9	tion of law; and
10	(6) reducing corruption, such as by supporting
11	reform efforts of the Government of Ukraine to pass
12	legislation related to greater accountability for gov-
13	ernment officials, greater protection of private prop-
14	erty, and increased transparency of government
15	funds.
16	(c) Sense of Congress.—It is the sense of Con-
17	gress that loan guarantees provided by the United States
18	for Ukraine should be used to promote government, bank-
19	ing and energy sector reform, and anti-corruption efforts
20	in Ukraine.
21	SEC. 103. UNITED STATES INTERNATIONAL PROGRAMMING
22	TO UKRAINE AND NEIGHBORING REGIONS.
23	(a) FINDINGS AND DECLARATIONS.—Congress finds
24	and declares the following:

- 1 (1) The Russian Government has deliberately
 2 blocked the Ukrainian people's access to uncensored
 3 sources of information and has provided alternative
 4 news and information that is both inaccurate and in5 flammatory.
 - (2) United States international programming exists to advance the United States interests and values by presenting accurate and comprehensive news and information, which is the foundation for democratic governance.
 - (3) The opinions and views of the Ukrainian people, especially those people located in the eastern regions and Crimea, are not being accurately represented in Russian dominated mass media.
 - (4) Russian forces have seized more than five television stations in Crimea and taken over transmissions, switching to a 24/7 Russian propaganda format; this increase in programming augments the already robust pro-Russian programming to Ukraine.
 - (5) United States international programming has the potential to combat this anti-democratic propaganda.

1	(b) Programming.—Radio Free Europe/Radio Lib-
2	erty (RFE/RL), Incorporated, and the Voice of America
3	service to Ukraine and neighboring regions shall—
4	(1) provide news and information that is acces-
5	sible, credible, and accurate;
6	(2) emphasize investigative and analytical jour-
7	nalism to highlight inconsistencies and misinforma-
8	tion provided by Russian or pro-Russian media out-
9	lets;
10	(3) prioritize programming to areas where ac-
11	cess to uncensored sources of information is limited
12	or non-existent, especially populations serviced by
13	Russian supported media outlets;
14	(4) increase the number of reporters and orga-
15	nizational presence in eastern Ukraine, especially in
16	Crimea;
17	(5) promote democratic processes, respect for
18	human rights, freedom of the press, and territorial
19	sovereignty; and
20	(6) take necessary preparatory steps to con-
21	tinue and increase programming and content that
22	promotes democracy and government transparency
23	in Russia.

1	(c) Programming Surge.—RFE/RL, Incorporated,
2	and Voice of America programming to Ukraine and neigh-
3	boring regions shall—
4	(1) prioritize programming to eastern Ukraine,
5	including Crimea, and Moldova, and to ethnic and
6	linguistic Russian populations, as well as to Tatar
7	minorities;
8	(2) prioritize news and information that directly
9	contributes to the target audiences' understanding of
10	political and economic developments in Ukraine and
11	Moldova, including countering misinformation that
12	may originate from other news outlets, especially
13	Russian supported news outlets;
14	(3) provide programming content 24 hours a
15	day, seven days a week to target populations, using
16	all available and effective distribution outlets, includ-
17	ing—
18	(A) at least 8 weekly hours of total original
19	television and video content in Ukrainian, Rus-
20	sian, and Tatar languages, not inclusive of live
21	video streaming coverage of breaking news, to
22	be distributed on satellite, digital, and through
23	regional television affiliates by the Voice of
24	America; and

- 1 (B) at least 14 weekly hours the total
 2 audio content in Ukrainian, Russian, and Tatar
 3 languages to be distributed on satellite, digital,
 4 and through regional radio affiliates of RFE/
 5 RL, Incorporated;
- 6 (4) expand the use, audience, and audience en-7 gagement of mobile news and multimedia platforms 8 by RFE/RL, Incorporated, and the Voice of Amer-9 ica, including through Internet-based social net-10 working platforms; and
- 11 (5) partner with private sector broadcasters and 12 affiliates to seek and start co-production for new, 13 original content, when possible, to increase distribu-14 tion.
- (d) AUTHORIZATION OF APPROPRIATIONS.—There is 15 authorized to be appropriated for fiscal year 2014, in addi-16 tion to funds otherwise made available for such purposes, 17 up to \$10,000,000 to carry out programming in the 18 Ukrainian, Balkan, Russian, and Tatar language services 19 of RFE/RL, Incorporated, and the Voice of America, for 20 21 the purpose of bolstering existing United States program-22 ming to the people of Ukraine and neighboring regions, 23 and increasing programming capacity and jamming circumvention technology to overcome any disruptions to

service.

1	(e) Report.—Not later than 15 days after the date
2	of the enactment of this Act, the Broadcasting Board of
3	Governors shall submit to the Committees on Foreign Af-
4	fairs and Appropriations of the House of Representatives
5	and the Committees on Foreign Relations and Appropria-
6	tions of the Senate a detailed report on plans to increase
7	broadcasts pursuant to subsections (a) and (b).
8	SEC. 104. OVERSEAS PRIVATE INVESTMENT CORPORATION.
9	It is the sense of Congress that the Overseas Private
10	Investment Corporation should prioritize investments in
11	Ukraine.
12	SEC. 105. ENHANCED ASSISTANCE FOR LAW ENFORCEMENT
13	AND THE JUDICIAL SYSTEM IN UKRAINE.
14	(a) Statement of Policy.—It shall be the policy
15	of the United States—
16	(1) to assist Ukraine to eliminate the human
17	rights abuses associated with the Berkut forces in
18	order to foster a democratically reformed police force
19	with strong public oversight, which is critical to fos-
20	tering political unity and stability throughout
21	Ukraine; and
22	(2) to assist Ukraine to develop a robust, inde-
23	pendent, and impartial judicial system at national,
24	regional, and local levels, which is essential to ensure
25	that the rights of all citizens are respected, and

1	maintain appropriate checks and balances between
2	the co-equal branches of government.
3	(b) AUTHORIZATION OF APPROPRIATIONS.—There is
4	authorized to be appropriated \$8,000,000 for fiscal year
5	2014 to enhance United States efforts to assist Ukraine
6	to strengthen law enforcement capabilities and maintain
7	the rule of law.
8	SEC. 106. ENHANCED SECURITY COOPERATION AMONG
_	CONTRAL AND DACTED N. DUDODE AN AVAIRA
9	CENTRAL AND EASTERN EUROPEAN NATO
9	MEMBER STATES.
10	MEMBER STATES.
10 11	MEMBER STATES. (a) In General.—The Secretary of State, in con-
10 11 12	MEMBER STATES. (a) IN GENERAL.—The Secretary of State, in consultation with the heads of other appropriate United
10 11 12 13	MEMBER STATES. (a) IN GENERAL.—The Secretary of State, in consultation with the heads of other appropriate United States departments and agencies, shall seek to provide en-
10 11 12 13	MEMBER STATES. (a) IN GENERAL.—The Secretary of State, in consultation with the heads of other appropriate United States departments and agencies, shall seek to provide enhanced security cooperation with Central and Eastern Eu-
110 111 112 113 114 115	MEMBER STATES. (a) IN GENERAL.—The Secretary of State, in consultation with the heads of other appropriate United States departments and agencies, shall seek to provide enhanced security cooperation with Central and Eastern European North Atlantic Treaty Organization (NATO) mem-

- 19 scribed in this subsection are—
- 20 (1) enhancing existing security cooperation, in-
- 21 cluding defense and military-to-military cooperation,
- 22 among Central and Eastern European NATO mem-
- 23 ber states;

1	(2) enhancing security relationships among the
2	United States, the European Union, and Central
3	and Eastern European NATO member states;
4	(3) providing defense articles, defense services,
5	and military training to Central and Eastern Euro-
6	pean NATO member states;
7	(4) expanding the scope and frequency of mili-
8	tary exercises among Central and Eastern European
9	NATO member states; and
10	(5) supporting greater reform, professionalism,
11	and capacity-building efforts within the military, in-
12	telligence, and security services in Central and East-
13	ern European NATO member states.
13 14	ern European NATO member states. SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE.
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14	SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE.
14 15	SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE. (a) FINDINGS.—Congress finds that—
14 15 16	SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE. (a) FINDINGS.—Congress finds that— (1) in fiscal year 2013 the United States pro-
14 15 16 17	SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE. (a) FINDINGS.—Congress finds that— (1) in fiscal year 2013 the United States provided Ukraine with nearly \$2,000,000 in assistance
14 15 16 17	SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE. (a) FINDINGS.—Congress finds that— (1) in fiscal year 2013 the United States provided Ukraine with nearly \$2,000,000 in assistance under chapter 5 of part II of the Foreign Assistance
14 15 16 17 18	SEC. 107. UNITED STATES-UKRAINE SECURITY ASSISTANCE. (a) FINDINGS.—Congress finds that— (1) in fiscal year 2013 the United States provided Ukraine with nearly \$2,000,000 in assistance under chapter 5 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2347 et seq.; relating to
14 15 16 17 18 19 20	sec. 107. United States-Ukraine security assistance. (a) Findings.—Congress finds that— (1) in fiscal year 2013 the United States provided Ukraine with nearly \$2,000,000 in assistance under chapter 5 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2347 et seq.; relating to International Military Education Training) and
14 15 16 17 18 19 20	sec. 107. United States-Ukraine security assistance. (a) Findings.—Congress finds that— (1) in fiscal year 2013 the United States provided Ukraine with nearly \$2,000,000 in assistance under chapter 5 of part II of the Foreign Assistance Act of 1961 (22 U.S.C. 2347 et seq.; relating to International Military Education Training) and nearly \$7,000,000 in assistance under section 23 of

- 1 (2) Ukraine has been a longstanding member of 2 NATO's Partnership for Peace. 3 (b) Sense of Congress.—It is the sense of Con-4 gress that— 5 (1) United States assistance to Ukraine under 6 chapter 5 of part II of the Foreign Assistance Act 7 of 1961 and section 23 of the Arms Export Control 8 Act should be increased; 9 (2) consistent with section 506(a) of the For-10 eign Assistance Act of 1961 (22 U.S.C. 2318(a)), 11 the President is encouraged to draw down defense 12 articles from the stocks of the Department of De-13 fense, in order to provide security assistance, which 14 could include communication equipment, clothing, 15 fuel and other forms of appropriate assistance, to 16 the Government of Ukraine; and 17 (3) the Government of Ukraine should make 18 greater efforts to secure the protection of classified 19 information and military equipment. 20 (c) STATEMENT OF POLICY.—It shall be the policy 21 of the United States, in consultation with the Government 22 of Ukraine, to enhance Ukraine's self defense, including
- 25 (d) Review of Security Assistance.—

of the country's armed forces.

through appropriate assistance to improve the capabilities

- 1 (1) IN GENERAL.—Not later than 30 days after
 2 the date of the enactment of this Act, the Secretary
 3 of State, in consultation with the heads of other ap4 propriate United States departments and agencies,
 5 shall submit to Congress a report on the results of
 6 a review of all United States security assistance to
 7 the Government of Ukraine.
- 8 (2) FORM.—The report required by paragraph
 9 (1) shall be submitted in unclassified form but may
 10 contain a classified annex.

11 SEC. 108. RECOVERY OF ASSETS LINKED TO CORRUPTION

- 12 IN UKRAINE.
- 13 (a) Sense of Congress.—It is the sense of Congress that the Administration should provide expedited as-14 15 sistance to the Government of Ukraine through appropriate United States Government and multilateral pro-16 grams, including the Department of Justice's Kleptocracy Asset Recovery Initiative, the Egmont Group, the Stolen Asset Recovery Initiative, the Camden Asset Recovery 19 Inter-Agency Network, and the Asset Recovery Focal 20 21 Point Initiative, to identify, investigate, secure, and recover assets missing from the Government of Ukraine or

linked to purported acts of corruption by former President

Viktor Yanukovych, members of his family, other former

- 1 or current senior foreign political figures of the Govern-
- 2 ment of Ukraine, and their accomplices in any jurisdiction.
- 3 (b) Definition.—In this section, the term "senior
- 4 foreign political figure" has the meaning given the term
- 5 in section 208.

6 SEC. 109. EUROPEAN BANK FOR RECONSTRUCTION AND

- 7 **DEVELOPMENT.**
- 8 (a) FINDINGS.—The Congress finds the following:
- 9 (1) Article 1 of the Agreement Establishing the
- 10 European Bank for Reconstruction and Development
- 11 (EBRD) states that the EBRD should support in-
- vestments in countries that are committed to and
- applying the principles of multiparty democracy, plu-
- ralism, and market economics, and the EBRD has
- recognized that Russian "progress in the application
- of these principles . . . has been uneven".
- 17 (2) Russia received 21 percent of the invest-
- ments made by the EBRD in 2013, which is more
- than any other country received from the EBRD in
- that year, and has received an inordinate ratio of in-
- vestment from the EBRD since the 2006 Capital
- 22 Resources Review.
- 23 (b) Sense of the Congress.—It is the sense of
- 24 the Congress that the European Bank for Reconstruction
- 25 and Development (EBRD) should increase investments in

1	Ukraine and cease new investments in the Russian Fed-
2	eration, and the United States Government should press
3	the EBRD to support new investment in Ukraine and halt
4	consideration of new investment in Russia.
5	SEC. 110. OFFSET.
6	Section 102(a) of the Enhanced Partnership with
7	Pakistan Act of 2009 (22 U.S.C. 8412(a); Public Law
8	111–73; 123 Stat. 2068) is amended by striking
9	"\$1,500,000,000" and inserting "\$1,430,000,000".
10	TITLE II—SANCTIONS
11	PROVISIONS
	CEC 901 COMMINITATION IN EDEECT OF CANCETONIC WITH
12	SEC. 201. CONTINUATION IN EFFECT OF SANCTIONS WITH
12 13	RESPECT TO THE BLOCKING OF CERTAIN
13	RESPECT TO THE BLOCKING OF CERTAIN
13 14	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION
13 14 15	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE.
13 14 15 16	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE. (a) IN GENERAL.—United States sanctions described
13 14 15 16	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE. (a) IN GENERAL.—United States sanctions described in subsection (b), as in effect on the day before the date
113 114 115 116 117	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE. (a) IN GENERAL.—United States sanctions described in subsection (b), as in effect on the day before the date of the enactment of this Act, shall remain in effect until
13 14 15 16 17 18	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE. (a) IN GENERAL.—United States sanctions described in subsection (b), as in effect on the day before the date of the enactment of this Act, shall remain in effect until the earlier of—
13 14 15 16 17 18 19 20	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE. (a) In General.—United States sanctions described in subsection (b), as in effect on the day before the date of the enactment of this Act, shall remain in effect until the earlier of— (1) the date that is 90 days after the date on
13 14 15 16 17 18 19 20 21	RESPECT TO THE BLOCKING OF CERTAIN PERSONS CONTRIBUTING TO THE SITUATION IN UKRAINE. (a) IN GENERAL.—United States sanctions described in subsection (b), as in effect on the day before the date of the enactment of this Act, shall remain in effect until the earlier of— (1) the date that is 90 days after the date on which the President submits to the appropriate con-

1	(2) the date that is 30 days after any date sub-
2	sequent to January 1, 2020, on which the President
3	submits to the appropriate congressional committees
4	in writing a determination that the termination of
5	such sanctions imposed is in the vital national secu-
6	rity interests of the United States.
7	(b) Sanctions Described.—United States sanc-
8	tions described in this subsection are sanctions imposed
9	under the following executive orders:
10	(1) Executive Order 13660 (March 6, 2014; re-
11	lating to blocking property of certain persons con-
12	tributing to the situation in Ukraine).
13	(2) Executive Order 13661 (March 16, 2014;
14	relating to blocking property of additional persons
15	contributing to the situation in Ukraine).
16	(3) Executive Order 13662 (March 20, 2014;
17	relating to blocking property of additional persons
18	contributing to the situation in Ukraine).
19	SEC. 202. IMPOSITION OF ADDITIONAL SANCTIONS ON PER-
20	SONS RESPONSIBLE FOR VIOLENCE OR WHO
21	UNDERMINE THE INDEPENDENCE, SOV-
22	EREIGNTY, OR TERRITORIAL OR ECONOMIC
23	INTEGRITY OF UKRAINE.
24	(a) Statement of Policy.—It shall be the policy
25	of the United States to impose sanctions with respect to

those individuals within and outside of the Government of the Russian Federation whom the President determines 3 wields significant influence over the formation and imple-4 mentation of Russian foreign policy, in particular with re-5 spect to the violation of Ukraine's sovereignty, democracy, 6 and territorial integrity. (b) Criteria for Imposition of Sanctions.—A 7 8 foreign person or an alien is subject to sanctions under 9 subsection (c) in accordance with the provisions of such 10 subsection if the foreign person or alien, on or after No-11 vember 21, 2013— 12 (1) is knowingly responsible for or complicit in, 13 or engaged in, directly or indirectly— 14 (A) actions that significantly undermine 15 democratic processes or institutions in Ukraine; 16 (B) actions that significantly threaten the 17 peace, security, stability, sovereignty, or terri-18 torial integrity of Ukraine; 19 acts of significant corruption 20 Ukraine, or the seizure or expropriation of sig-21 nificant economic assets from Ukraine, includ-22 ing the expropriation of private or state assets 23 for personal gain, or the facilitation or transfer 24 of the proceeds of such expropriation to foreign 25 jurisdictions; or

- (D) the commission of serious human 1 2 rights abuses against citizens of Ukraine or citi-3 zens of the Russian Federation; 4 (2) is a current or former senior foreign polit-5 ical figure of the Government of the Russian Fed-6 eration who has engaged in any activity described in 7 paragraph (1); 8 (3) operates in the arms or related material sec-9 tor in the Russian Federation that has engaged in 10 any activity described in paragraph (1); 11 (4) is a current or former senior foreign polit-12 ical figure of an entity that has, or whose members 13 have, knowingly engaged in any activity described in 14 paragraph (1), (2), or (3) or of an entity whose property and interests in property are blocked pur-15 16 suant to this section; 17 (5) has knowingly materially assisted, spon-18 sored, or provided financial, material, or techno-19 logical support for, or goods or services to or in sup-20 port of, any activity described in paragraph (1), (2),
 - (6) is owned or controlled by, or has acted or purported to act for or on behalf of, directly or indi-

or (3) or of any person whose property and interests

in property are blocked pursuant to this section; or

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rectly, any person whose property and interests in property are blocked pursuant to this section.

(c) Sanctions Described.—

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- (1) IN GENERAL.—The sanctions described in this subsection are the following:
- (A) Asset blocking.—With respect to a foreign person who the President, through the Secretary of the Treasury and in consultation with the Secretary of State (or their designees), determines meets the requirements described in subsection (b) (and, if the President determines such foreign person is a senior foreign political figure, such foreign person is not included in the classified annex of a report submitted to the appropriate congressional committees under subsection (e)(1), the President, acting through the Secretary of the Treasury and in consultation with the Secretary of State (or their designees), shall to the extent necessary investigate, block during the pendency of an investigation, regulate, direct and compel, nullify, void, prevent or prohibit, any acquisition, holding, withholding, use, transfer, withdrawal, transportation, or exportation of, or dealing in, or exercising any right, power, or

1	privilege with respect to, or transactions involv-
2	ing, any property or interests in property of
3	such person to the extent such property or in-
4	terests in property are subject to the jurisdic-
5	tion of the United States, pursuant to the ap-
6	plicable provisions of the International Emer-
7	gency Economic Powers Act (50 U.S.C. 1701 et
8	seq.).
9	(B) ALIENS INELIGIBLE FOR VISAS, AD-
10	MISSION, OR PAROLE.—
11	(i) Visas, admission, or parole.—
12	An alien who the Secretary of State or the
13	Secretary of Homeland Security (or a des-
14	ignee of one of such Secretaries) knows, or
15	has reason to believe, meets any of the cri-
16	teria described in subsection (b) is—
17	(I) inadmissible to the United
18	States;
19	(II) ineligible to receive a visa or
20	other documentation to enter the
21	United States; and
22	(III) otherwise ineligible to be
23	admitted or paroled into the United
24	States or to receive any other benefit

1	under the Immigration and Nation-
2	ality Act (8 U.S.C. 1101 et seq.).
3	(ii) Current visas revoked.—
4	(I) In General.—The issuing
5	consular officer, the Secretary of
6	State, or the Secretary of Homeland
7	Security (or a designee of one of such
8	Secretaries) shall revoke any visa or
9	other entry documentation issued to
10	an alien who meets any of the criteria
11	described in subsection (b), regardless
12	of when issued.
13	(II) Effect of revocation.—
14	A revocation under subclause (I)—
15	(aa) shall take effect imme-
16	diately; and
17	(bb) shall automatically can-
18	cel any other valid visa or entry
19	documentation that is in the
20	alien's possession.
21	(2) Penalties.—A person that violates, at-
22	tempts to violate, conspires to violate, or causes a
23	violation of paragraph (1)(A) or any regulation, li-
24	cense, or order issued to carry out paragraph (1)(A)
25	shall be subject to the penalties set forth in sub-

- sections (b) and (c) of section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) to the same extent as a person that commits an unlawful act described in subsection (a) of that section.
 - (3) Regulatory authority.—The President shall, not later than 90 days after the date of the enactment of this Act, promulgate regulations as necessary for the implementation of this section.
 - (4) EXCEPTION TO COMPLY WITH UNITED NATIONS HEADQUARTERS AGREEMENT.—Sanctions under paragraph (1)(B) shall not apply to an alien if admitting the alien into the United States 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, or other applicable international obligations.
 - (5) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to limit the authority of the President to impose additional sanctions pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.), relevant executive orders, regulations, or other provisions of law.

1	(d) WAIVER.—The President may waive the applica-
2	tion of sanctions under subsection (c) with respect to a
3	foreign person or alien if the President—
4	(1) determines that such a waiver is vital to the
5	national interest of the United States; and
6	(2) not less than 15 days after the waiver takes
7	effect, submits to the appropriate congressional com-
8	mittees a notice of the waiver and a justification for
9	such waiver.
10	(e) Report.—
11	(1) Report required.—
12	(A) IN GENERAL.—Not later than 30 days
13	after the date of the enactment of this Act, and
14	at least once every 180 days thereafter for a pe-
15	riod not to exceed 2 years, the Secretary of
16	State, in consultation with the Secretary of the
17	Treasury, shall submit to the appropriate con-
18	gressional committees a detailed report with re-
19	spect to senior foreign political figures of the
20	Russian Federation that have been determined
21	to have engaged in activities described in sub-
22	section (b).
23	(B) FORM.—The report required by sub-
24	paragraph (A) shall be submitted in unclassi-

fied form but may contain a classified annex.

1	(2) Requests by Chairperson and Ranking
2	MEMBER OF APPROPRIATE CONGRESSIONAL COMMIT-
3	TEES.—
4	(A) IN GENERAL.—Not later than 120
5	days after receiving a written request from the
6	chairperson and ranking member of one of the
7	appropriate congressional committees with re-
8	spect to whether a senior foreign political figure
9	of the Russian Federation is responsible for en-
10	gaging in activities described in subsection (b)
11	the President shall submit a response to the
12	chairperson and ranking member of the com-
13	mittee which made the request with respect to
14	the status of the person.
15	(B) Form.—The President may submit a
16	response required by subparagraph (A) in clas-
17	sified form if the President determines that it
18	is necessary for the national security interests
19	of the United States to do so.
20	(f) Definitions.—In this section:
21	(1) Admitted.—The term "admitted" has the
22	meaning given such term in section 101(a)(13)(A) of
23	the Immigration and Nationality Act (8 U.S.C.

1101(a)(13)(A)).

1	(2) Alien.—The term "alien" has the meaning
2	given such term in section 101(a)(3) of the Immi-
3	gration and Nationality Act (8 U.S.C. 1101(a)(3)).
4	(3) FINANCIAL INSTITUTION.—The term "fi-
5	nancial institution" has the meaning given that term
6	in section 5312 of title 31, United States Code.
7	(4) Foreign person.—The term "foreign per-
8	son' means—
9	(A) an individual who is not a United
10	States person;
11	(B) a corporation, partnership, or other
12	nongovernmental entity which is not a United
13	States person; or
14	(C) any representative, agent or instru-
15	mentality of, or an individual working on behalf
16	of a foreign government.
17	(5) Paroled.—The term "paroled" means pa-
18	roled into the United States under section 212(d)(5)
19	of the Immigration and Nationality Act (8 U.S.C.
20	1182(d)(5)).
21	(6) United states person.—The term
22	"United States person" means—
23	(A) a United States citizen or an alien law-
24	fully admitted for permanent residence to the
25	United States; or

1	(B) an entity organized under the laws of
2	the United States or of any jurisdiction within
3	the United States, including a foreign branch of
4	such an entity.
5	(g) TERMINATION.—This section and any sanction
6	imposed by this section shall remain in effect until the
7	earlier of—
8	(1) the date that is 90 days after the date on
9	which the President submits to the appropriate con-
10	gressional committees the certification described in
11	subsection (a) of section 206 in accordance with sub-
12	section (b) of such section; or
13	(2) the date that is 30 days after any date sub-
14	sequent to January 1, 2020, on which the President
15	submits to the appropriate congressional committees
16	in writing a determination that the termination of
17	this section and the sanctions imposed by this sec-
18	tion is in the vital national security interests of the
19	United States.
20	SEC. 203. IMPOSITION OF ADDITIONAL SANCTIONS ON PER-
21	SONS COMPLICIT IN OR RESPONSIBLE FOR
22	SIGNIFICANT CORRUPTION IN THE RUSSIAN
23	FEDERATION.
24	(a) FINDINGS.—Congress finds the following:

- (1) On March 20, 2014, the Department of the Treasury designated four individuals and one financial institution for acting for or on behalf of or materially assisting, sponsoring, or providing financial, material, or technological support for, or goods or services to or in support of, a senior official of the Government of the Russian Federation.
 - (2) Widespread corruption at senior levels of the Government of the Russian Federation, in combination with the suppression of political freedoms and the concentration of enormous wealth in the hands of individuals exercising extensive influence over government policy, has contributed to the establishment of an authoritarian system that does not respect the rights of the Russian people.

(b) Authority for Imposition of Sanctions.—

(1) Asset blocking.—The President, acting through the Secretary of the Treasury and in consultation with the Secretary of State (or their designees), is authorized to impose sanctions described in paragraph (1)(A) of section 202(c) in accordance with the provisions of such section against a foreign person if the foreign person is a senior foreign political figure or a close associate of such senior foreign political figure with respect to whom the President,

- acting through the Secretary of the Treasury and in consultation with the Secretary of State (or their designees), determines meets one or more of the criteria described in subsection (c).
- (2) ALIENS INELIGIBLE FOR VISAS, ADMISSION, 6 OR PAROLE.—The Secretary of State or the Sec-7 retary of Homeland Security (or a designee of one 8 of such Secretaries) is authorized to impose sanc-9 tions described in paragraph (1)(B) of section 10 202(c) in accordance with the provisions of such sec-11 tion against an alien if the alien is a senior foreign 12 political figure or a close associate of such senior 13 foreign political figure with respect to whom the Sec-14 retary of State or the Secretary of Homeland Secu-15 rity (or a designee of one of such Secretaries) 16 knows, or has reason to believe, meets one or more 17 of the criteria described in subsection (c).
- (c) Criteria for Imposition of Sanctions.—Thecriteria described in this subsection are the following:
- 20 (1) The foreign person or alien is responsible 21 for, or complicit in, or responsible for ordering, con-22 trolling, or otherwise directing, acts of significant 23 corruption in the Russian Federation, including the 24 expropriation of private or public assets for personal 25 gain, corruption related to government contracts or

- the extraction of natural resources, bribery, or the facilitation or transfer of the proceeds of corruption to foreign jurisdictions.
- 4 (2) The foreign person or alien has materially 5 assisted, sponsored, or provided financial, material, 6 or technological support for, or goods or services in 7 support of, an act described in paragraph (1).
- 8 (d) WAIVER.—The waiver provisions of subsection 9 (d) of section 202 shall apply with respect to this section 10 and any sanction imposed by this section to the same ex-11 tent and in the same manner as such waiver provisions 12 apply to section 202 and any sanction imposed by such
- 14 (e) DEFINITIONS.—In this section, the terms "for-15 eign person" and "alien" have the meanings given such 16 terms in section 202(f).
- 17 SEC. 204. REPORT ON CERTAIN FOREIGN FINANCIAL INSTI-
- 18 TUTIONS.

section.

- 19 (a) FINDINGS.—Congress finds the following:
- 20 (1) On February 26, 2014, the Department of 21 the Treasury's Financial Crimes Enforcement Net-22 work advised United States financial institutions of 23 their responsibility to take reasonable, risk-based 24 steps regarding the potential suspicious movement of 25 assets related to Viktor Yanukovych departing Kyiv

- and abdicating his responsibilities and other senior officials resigning from their positions or departing Kyiv.
 - (2) United States financial institutions are required to apply enhanced scrutiny to private banking accounts held by or on behalf of senior foreign political figures and to monitor transactions that could potentially represent misappropriated or diverted state assets, the proceeds of bribery or other illegal payments, or other public corruption proceeds.
 - (3) On March 3, 2014, the Government of Ukraine announced that it had initiated criminal proceedings against a number of former Ukrainian officials or close associates of former Ukrainian officials.
 - (4) On March 5, 2014, the European Union, based on information from Ukraine's Prosecutor General, issued a Council Regulation requiring the European Union to freeze the funds and economic resources of various former Ukrainian officials and their close associates.
 - (5) The Government of Canada has taken similar action against the same individuals.
 - (6) The measures being taken against these former Ukrainian officials and their close associates

- increase the risk that they will seek to move their assets in a deceptive fashion.
 - (7) Foreign financial institutions should apply similar, enhanced due-diligence and reporting requirements.
 - (8) The United States has a strong interest in seeing the international financial system protected from illicit financial activity, including money laundering, terrorism and proliferation financing, transnational organized crime, and the misappropriation of state assets, and international sanctions evasion, among others.
 - (9) The Department of the Treasury possesses a range of authorities to insulate the United States financial system from entities or jurisdictions that pose an illicit financing risk.
- 17 (b) STATEMENT OF POLICY.—It shall be the policy
 18 of the United States to use all of its regulatory and statu19 tory authorities to closely scrutinize all foreign financial
 20 institutions, including those in the Russian Federation,
 21 that may be complicit in enabling foreign persons and
 22 transnational criminal enterprises to evade or otherwise
 23 circumvent United States and international sanctions,
 24 launder the proceeds of criminal activity, finance acts of
 25 terrorism and the proliferation of weapons of mass de-

1	struction, or any other illicit activity that presents risks						
2	and vulnerabilities to the United States financial system.						
3	(c) Report.—						
4	(1) In general.—Not later than 30 days after						
5	the date of the enactment of this Act, and every 180						
6	days thereafter for a period not to exceed 2 years						
7	the Secretary of State and the Secretary of the						
8	Treasury shall jointly submit to the appropriate con-						
9	gressional committees a report on—						
10	(A) foreign financial institutions that are						
11	in direct control of Government of Ukraine						
12	state-owned or controlled assets in a manner						
13	determined by the Secretary of State and the						
14	Secretary of the Treasury to be contrary to the						
15	interests of the Government of Ukraine;						
16	(B) foreign financial institutions deter-						
17	mined by the Secretary of State and the Sec-						
18	retary of the Treasury to be complicit in illicit						
19	financial activity, including money laundering,						
20	terrorism and proliferation financing,						
21	transnational organized crime, or misappropria-						
22	tion of state assets, that are—						
23	(i) organized under the laws of the						
24	Russian Federation; or						

1	(ii) owned or controlled by a foreign					
2	person described in section 202(b); and					
3	(C) foreign financial institutions that are					
4	directly or indirectly assisting or otherwise aid-					
5	ing the violation of Ukrainian sovereignty, inde-					
6	pendence, and territorial integrity, including the					
7	Crimea.					
8	(2) FORM.—The report required to be sub-					
9	mitted under this subsection shall be submitted in					
10	an unclassified form, to the extent appropriate, but					
11	may include a classified annex.					
12	SEC. 205. SENSE OF CONGRESS ON HUMAN RIGHTS IN THE					
	SEC. 205. SENSE OF CONGRESS ON HUMAN RIGHTS IN THE RUSSIAN FEDERATION.					
12						
12 13	RUSSIAN FEDERATION.					
12 13 14 15	RUSSIAN FEDERATION. It is the sense of Congress that the President should					
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12 13 14 15 16	RUSSIAN FEDERATION. It is the sense of Congress that the President should greatly expand the list of 18 Russian officials and others published on April 12, 2013, who were engaged in actions described in section 404 of the Sergei Magnitsky Rule of					
12 13 14 15 16 17	RUSSIAN FEDERATION. It is the sense of Congress that the President should greatly expand the list of 18 Russian officials and others published on April 12, 2013, who were engaged in actions described in section 404 of the Sergei Magnitsky Rule of Law Accountability Act of 2012 (title IV of Public Law					
12 13 14 15 16 17 18	RUSSIAN FEDERATION. It is the sense of Congress that the President should greatly expand the list of 18 Russian officials and others published on April 12, 2013, who were engaged in actions described in section 404 of the Sergei Magnitsky Rule of Law Accountability Act of 2012 (title IV of Public Law 112–208; 22 U.S.C. 5811) regarding the death of Sergei					

1	SEC. 206. CERTIFICATION DESCRIBED AND SUBMISSION TO						
2	CONGRESS.						
3	3 (a) In General.—A certification described in the						
4	section is a certification of the President to Congress th						
5	Ukrainian sovereignty, independence, and territorial integ						
6	rity is not being violated by the Russian Federation of						
7	any other state actor.						
8	(b) Submission to Congress.—						
9	(1) In general.—The President shall submi						
10	the certification described in subsection (a) to the						
11	appropriate congressional committees in writing and						
12	shall include a justification for the certification.						
13	(2) FORM OF CERTIFICATION.—The certification.						
14	cation described in subsection (a) shall be submitted						
15	in unclassified form but may contain a classified						
16	annex.						
17	SEC. 207. SENSE OF CONGRESS ON SUSPENSION OF ALL AC						
18	TIVITIES AND MEETINGS OF THE NATO-RUS						
19	SIA COUNCIL.						
20	It is the sense of Congress that the United States						
21	should work to temporarily suspend all activities and						
22	meetings of the NATO-Russia Council.						
23	SEC. 208. DEFINITIONS.						
24	In this title:						

1	(1) Appropriate congressional commit-						
2	TEES.—Except as otherwise provided, the term "ap-						
3	propriate congressional committees" means—						
4	(A) the Committee on Foreign Affairs, the						
5	Committee on Financial Services, the Com-						
6	mittee on Ways and Means, and the Committee						
7	on the Judiciary of the House of Representa-						
8	tives; and						
9	(B) Committee on Foreign Relations, the						
10	Committee on Banking, Housing, and Urban						
11	Affairs, and the Committee on the Judiciary of						
12	the Senate.						
13	(2) SENIOR FOREIGN POLITICAL FIGURE.—The						
14	term "senior foreign political figure" has the mean-						
15	ing given the term in section 1010.605 of title 31,						
16	Code of Federal Regulations.						
17	TITLE III—REPORTING						
18	PROVISIONS						
19	SEC. 301. ANNUAL REPORT ON SECURITY DEVELOPMENTS						
20	IN THE RUSSIAN FEDERATION AND THEIR EF-						
21	FECTS ON UKRAINIAN SOVEREIGNTY.						
22	(a) Report.—Not later than September 30, 2014,						
23	and September 30 of each year thereafter through 2020,						
24	the Secretary of State shall submit to the specified con-						
25	gressional committees a report, in both classified and un-						

- 1 classified form, on the current and future security and for-
- 2 eign policy posture of the Russian Federation (in this sec-
- 3 tion referred to as "Russia").

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- 4 (b) Matters to Be Included.—The report re-
- 5 quired under subsection (a) shall include the following:
- 6 (1) An assessment of the security situation in 7 regions neighboring Russia, including Crimea.
- 8 (2) The goals and factors shaping the security 9 strategy of the Government of Russia, including po-10 tential annexation of non-Russian territory.
 - (3) Trends in Russian security behavior that would be designed to achieve, or that are consistent with, the goals described in paragraph (2).
 - (4) An assessment of the global and regional security objectives of the Government of Russia, including objectives that would affect the North Atlantic Treaty Organization, the Middle East, or the People's Republic of China.
 - (5) A detailed assessment of the sizes, locations, and capabilities of the nuclear, special operations, land, sea, and air forces of the Government of Russia and how they affect neighboring countries, including Ukraine.

1	(6) Developments in Russian military doctrine						
2	and training and whether the developments have dif-						
3	fered from before the annexation of Crimea.						
4	(7) Other security developments involving Rus						
5	sia that the Secretary of State considers relevant t						
6	United States national security.						
7	(c) Specified Congressional Committees Di						
8	FINED.—In this section, the term "specified congressional						
9	committees" means—						
10	(1) the Committee on Foreign Affairs and the						
11	Committee on Armed Services of the House of Rep-						
12	resentatives; and						
13	(2) the Committee on Foreign Relations and						
14	the Committee on Armed Services of the Senate.						
15	SEC. 302. PRESIDENTIAL DETERMINATION AND REPORT ON						
16	COMPLIANCE BY RUSSIAN FEDERATION OF						
17							
10	ITS OBLIGATIONS UNDER INF TREATY.						
18	ITS OBLIGATIONS UNDER INF TREATY. (a) FINDING.—Congress finds that there are reports						
18 19							
	(a) FINDING.—Congress finds that there are reports						
19	(a) FINDING.—Congress finds that there are reports that the Russian Federation is in material breach of its						
19 20	(a) FINDING.—Congress finds that there are reports that the Russian Federation is in material breach of its obligations under the Treaty Between the United States						
19 20 21	(a) FINDING.—Congress finds that there are reports that the Russian Federation is in material breach of its obligations under the Treaty Between the United States of America and the Union of Soviet Socialist Republics						

Washington December 8, 1987, and entered into force 2 June 1, 1988. 3 (b) Report.— (1) IN GENERAL.—Not later than 30 days after the date of the enactment of this Act, the President 6 shall submit to the Committee on Foreign Affairs of 7 the House of Representatives and the Committee on 8 Foreign Relations of the Senate a report that in-9 cludes a determination as to whether or not the Rus-10 sian Federation is in material breach of its obliga-11 tions under the INF Treaty. 12 (2) Additional matters to be included.— 13 If the President determines that the Russian Fed-14 eration is in material breach of its obligations under 15 the INF Treaty, the report shall also include the fol-16 lowing: 17 (A) A description of the measures taken to 18 hold the Russian Federation accountable for its 19 violation of its obligations under the INF Trea-20 ty. 21 (B) A description of the measures being 22 taken to ensure that the Russian Federation 23 completely and verifiably eliminates any mili-24 tary system that constitutes a material breach

of its obligations under the INF Treaty.

25

1	(3) FORM.—The report required by this sub-					
2	section shall be submitted in unclassified form but					
3	may contain a classified annex.					
4	SEC. 303. REPORT ON GEOPOLITICAL IMPACT OF ENERGY					
5	EXPORTS.					
6	(a) Report Required.—Not later than 90 days					
7	after the date of the enactment of this Act, the Depart					
8	ment of State's Special Envoy and Coordinator for Inter-					
9	national Energy Affairs shall submit to the appropriate					
10	congressional committees a detailed, quantitative, and					
11	substantive report on the potential short, medium, and					
12	long-term impacts of increased United States natural gas					
13	and oil exports on Russia's economic and political influ-					
14	ence over Ukraine and other European countries.					
15	(b) DEFINITION.—In this subsection, the term "ap-					
16	propriate congressional committees" means—					
17	(1) the Committee on Foreign Affairs and the					
18	Committee on Energy and Commerce of the House					
19	of Representatives; and					
20	(2) the Committee on Foreign Relations and					
21	the Committee on Energy and Natural Resources of					
22	the Senate.					
23	SEC. 304. AMENDMENT TO THE IRAN, NORTH KOREA, AND					
24	SYRIA NONPROLIFERATION ACT.					
25	(a) FINDINGS.—Congress finds the following:					

- 1 (1) Iran continues its longstanding effort to ob-2 tain banned components for its nuclear and missile 3 programs in violation of its obligations under succes-4 sive United Nations Security Council Resolutions.
- 5 (2) Russian entities, including Rosoboronexport, 6 have been sanctioned with respect to proliferation 7 activities, particularly sanctions under the Iran, 8 North Korea, and Syria Nonproliferation Act (Pub-9 lie Law 106–178; 50 U.S.C. 1701 note).
- 10 (3) The Department of State must expedi-11 tiously restore the deterrent effect of the Iran, 12 North Korea, and Syria Nonproliferation Act by 13 fully applying and enforcing such Act.
- 14 (b) AMENDMENT.—Section 2 of the Iran, North 15 Korea, and Syria Nonproliferation Act (Public Law 106– 16 178; 50 U.S.C. 1701 note) is amended by adding at the 17 end the following:
- 18 "(f) Plan To Expedite Reports and Sanctions19 Under This Act.—
- 20 "(1) IN GENERAL.—Not later than 30 days 21 after the date of the enactment of the Ukraine Sup-22 port Act, the President shall submit to the Com-23 mittee on Foreign Affairs of the House of Rep-24 resentatives and the Committee on Foreign Rela-25 tions in the Senate, a plan, to include specific time-

tables, to expedite the implementation of this Act
with respect to submission of reports required under
subsection (a) and the application of measures to
certain foreign persons under section 3.

"(2) Special emphasis on syria.—In the submission of reports required under subsection (a) and in accordance with the plan required under paragraph (1), the President is encouraged to place a special emphasis on any foreign person in Russia, including any Russian Federation official, that is engaged in any activity described in subsection (a) with respect to the government of President Bashar al-Assad and any affiliates thereof.

"(3) Rule of Construction.—Nothing in this subsection shall be construed to preclude or exempt the President from fulfilling or otherwise deviating from the requirements under subsection (b).".

Passed the House of Representatives March 27, 2014.

Attest:

Clerk.

113TH CONGRESS H. R. 4278

AN ACT

To support the independence, sovereignty, and territorial integrity of Ukraine, and for other purposes.