		(Original Signature of Member)
118TH CONGRESS 2D SESSION	H.R.	

To protect the national security of the United States by imposing sanctions with respect to certain persons of the People's Republic of China and prohibiting and requiring notifications with respect to certain investments by United States persons in the People's Republic of China, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. BARR introduced ti	ne rollowing	bill; which	was referre	a to the	Committee
on .					

A BILL

- To protect the national security of the United States by imposing sanctions with respect to certain persons of the People's Republic of China and prohibiting and requiring notifications with respect to certain investments by United States persons in the People's Republic of China, 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; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This title may be cited as the
- 3 "Comprehensive Outbound Investment National Security
- 4 Act of 2024" or "COINS Act of 2024".
- 5 (b) Table of Contents for
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Secretary defined.
 - Sec. 3. Severability.
 - Sec. 4. Authorization of appropriations.
 - Sec. 5. Termination.

TITLE I—IMPOSITION OF SANCTIONS

- Sec. 101. Imposition of sanctions.
- Sec. 102. Definitions.

TITLE II—PROHIBITION AND NOTIFICATION ON INVESTMENTS RELATING TO COVERED NATIONAL SECURITY TRANSACTIONS

Sec. 201. Prohibition and notification on investments relating to covered national security transactions.

TITLE III—SECURITIES AND RELATED MATTERS

Sec. 301. Requirements relating to the Non-SDN Chinese Military-Industrial Complex Companies List.

7 SEC. 2. SECRETARY DEFINED.

- 8 Except as otherwise provided, in this Act, the term
- 9 "Secretary" means the Secretary of the Treasury.
- 10 SEC. 3. SEVERABILITY.
- If any provision of this Act, or the application there-
- 12 of, is held invalid, the validity of the remainder of this
- 13 Act and the application of such provision to other persons
- 14 and circumstances shall not be affected thereby.

SEC. 4. AUTHORIZATION OF APPROPRIATIONS.

- 2 (a) In General.—There is authorized to be appro-
- 3 priated \$150,000,000 to the Department of the Treasury,
- 4 out of which amounts may be transferred to the Depart-
- 5 ment of Commerce to jointly conduct outreach to industry
- 6 and persons affected by this Act, for each of the first two
- 7 fiscal years beginning on or after the date of the enact-
- 8 ment of this Act, to carry out this Act.
- 9 (b) Hiring Authority.—
- 10 (1) By the president.—The President may
- appoint, without regard to the provisions of sections
- 12 3309 through 3318 of title 5, United States Code,
- not more than 15 individuals directly to positions in
- the competitive service (as defined in section 2102 of
- that title) to carry out this Act.
- 16 (2) By agencies.—The Secretary and the Sec-
- 17 retary of Commerce may appoint, without regard to
- the provisions of sections 3309 through 3318 of title
- 5, United States Code, individuals directly to posi-
- 20 tions in the competitive service (as defined in section
- 21 2102 of that title) of the Department of the Treas-
- 22 ury and the Department of Commerce, respectively,
- to carry out this Act.
- 24 SEC. 5. TERMINATION.
- This Act shall cease to have any force or effect on
- 26 the date on which the Secretary of Commerce revises sec-

- 1 tion 791.4 of title 15, Code of Federal Regulations, to re-
- 2 move the People's Republic of China from the list of for-
- 3 eign adversaries contained in such section.

4 TITLE I—IMPOSITION OF SANCTIONS

- 6 SEC. 101. IMPOSITION OF SANCTIONS.
- 7 (a) In General.—The President may impose the
- 8 sanctions described in subsection (b) with respect to any
- 9 foreign person determined by the Secretary, in consulta-
- 10 tion with the Secretary of State, to be a covered foreign
- 11 person.
- 12 (b) Sanctions Described.—The President may ex-
- 13 ercise all of the powers granted to the President under
- 14 the International Emergency Economic Powers Act (50
- 15 U.S.C. 1701 et seq.) to the extent necessary to block and
- 16 prohibit all transactions in property and interests in prop-
- 17 erty of a foreign person that is determined to be a covered
- 18 foreign person pursuant to subsection (a) if such property
- 19 and interests in property are in the United States, come
- 20 within the United States, or are or come within the posses-
- 21 sion or control of a United States person.
- (c) Penalties.—The penalties provided for in sub-
- 23 sections (b) and (c) of section 206 of the International
- 24 Emergency Economic Powers Act (50 U.S.C. 1705) shall
- 25 apply to any person who violates, attempts to violate, con-

spires to violate, or causes a violation of any prohibition of this section, or an order or regulation prescribed under 3 this section, to the same extent that such penalties apply to a person that commits an unlawful act described in section 206(a) of such Act (50 U.S.C. 1705(a)). 6 (d) Exception for Intelligence and Law En-FORCEMENT ACTIVITIES.—Sanctions under this section 8 shall not apply with respect to any activity subject to the reporting requirements under title V of the National Security Act of 1947 (50 U.S.C. 3091 et seq.) or any author-10 ized intelligence activities of the United States. 12 (e) Exception for United States Government ACTIVITIES.—Nothing in this section shall prohibit transactions for the conduct of the official business of the Fed-14 15 eral Government by employees, grantees, or contractors 16 thereof. 17 (f) Report to Congress.—Not later than 365 days 18 after the date of the enactment of this Act, and annually 19 thereafter for 7 years, the Secretary shall submit to the 20 appropriate congressional committees a report that— 21 (1) states whether each foreign person on the 22 Non-SDN Chinese Military-Industrial Complex Com-23 panies List is a covered foreign person; and 24 (2) shall be submitted in unclassified form, but 25 may include a classified annex.

1	(g) Consideration of Certain Information in
2	IMPOSING SANCTIONS.—In determining whether a foreign
3	person is a covered foreign person, the President—
4	(1) may consider credible information obtained
5	by other countries, nongovernmental organizations,
6	or the appropriate congressional committees that re-
7	lates to the foreign person; and
8	(2) may consider any other information that the
9	Secretary deems relevant.
10	(h) Administrative Provisions.—The President
11	may exercise all authorities provided under sections 203
12	and 205 of the International Emergency Economic Powers
13	Act (50 U.S.C. 1702 and 1704) to carry out this section.
14	(i) Delegation.—The President shall delegate the
15	authorities granted by this section to the Secretary.
16	SEC. 102. DEFINITIONS.
17	In this title:
18	(1) Appropriate congressional commit-
19	TEES.—The term "appropriate congressional com-
20	mittees" means—
21	(A) the Committee on Financial Services
22	and the Committee on Foreign Affairs of the
23	House of Representatives; and

1	(B) the Committee on Banking, Housing,
2	and Urban Affairs and the Committee on For-
3	eign Relations of the Senate.
4	(2) Country of Concern.—The term "coun-
5	try of concern''—
6	(A) means the People's Republic of China;
7	and
8	(B) includes the Hong Kong Special Ad-
9	ministrative Region and the Macau Special Ad-
10	ministrative Region.
11	(3) COVERED FOREIGN PERSON.—The term
12	"covered foreign person" means a foreign person—
13	(A)(i) that is incorporated in, has a prin-
14	cipal place of business in, or is organized under
15	the laws of a country of concern;
16	(ii) the equity securities of which are pri-
17	marily traded in the ordinary course of business
18	on one or more exchanges in a country of con-
19	cern;
20	(iii) that is a member of the Central Com-
21	mittee of the Chinese Communist Party;
22	(iv) that is the state or the government of
23	a country of concern, as well as any political
24	subdivision, agency, or instrumentality thereof;

1	(v) that is subject to the direction or con-
2	trol of any entity described in clause (i), (ii),
3	(iii), or (iv); or
4	(vi) that is owned in the aggregate, directly
5	or indirectly, 50 percent or more by an entity
6	or a group of entities described in clause (i),
7	(ii), (iii), or (iv); and
8	(B) that knowingly engaged in significant
9	operations in the defense and related materiel
10	sector or the surveillance technology sector of
11	the economy of a country of concern.
12	(4) Foreign person.—The term "foreign per-
13	son" means a person, country, state, or government
14	(and any political subdivision, agency, or instrumen-
15	tality thereof) that is not a United States person.
16	(5) Non-SDN chinese military-industrial
17	COMPLEX COMPANIES LIST.—The term "Non-SDN
18	Chinese Military-Industrial Complex Companies
19	List" means the list maintained by the Office of
20	Foreign Assets Control of the Department of the
21	Treasury under Executive Order 13959, as amended
22	by Executive Order 14032 (50 U.S.C. 1701 note; re-
23	lating to addressing the threat from securities in-
24	vestments that finance certain companies of the Peo-
25	ple's Republic of China), or any successor order.

1	(6) United states person.—The term
2	"United States person" means—
3	(A) any United States citizen or an alien
4	lawfully admitted for permanent residence to
5	the United States;
6	(B) an entity organized under the laws of
7	the United States or of any jurisdiction within
8	the United States (including any foreign branch
9	of such an entity); or
10	(C) any person in the United States.
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11	TITLE II—PROHIBITION AND NO-
11 12	TIFICATION ON INVEST-
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12 13 14 15	TIFICATION ON INVEST- MENTS RELATING TO COV- ERED NATIONAL SECURITY TRANSACTIONS SEC. 201. PROHIBITION AND NOTIFICATION ON INVEST-
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1 "TITLE VIII—PROHIBITION AND

- 2 NOTIFICATION ON INVEST-
- 3 MENTS RELATING TO COV-
- 4 ERED NATIONAL SECURITY
- 5 TRANSACTIONS
- 6 "SEC. 801. PROHIBITION ON INVESTMENTS.
- 7 "(a) IN GENERAL.—The Secretary may prohibit, in
- 8 accordance with regulations issued under subsection (e),
- 9 a United States person from knowingly engaging in a cov-
- 10 ered national security transaction in a prohibited tech-
- 11 nology.
- 12 "(b) Evasion.—Any transaction by a United States
- 13 person or within the United States that evades or avoids,
- 14 has the purpose of evading or avoiding, causes a violation
- 15 of, or attempts to violate the prohibition set forth in sub-
- 16 section (a) is prohibited.
- 17 "(c) Waiver.—Subject to subsection (d), the Sec-
- 18 retary is authorized to exempt from the prohibition set
- 19 forth in subsection (a) any activity determined by the
- 20 President, in consultation with the Secretary, the Sec-
- 21 retary of Commerce and, as appropriate, the heads of
- 22 other relevant Federal departments and agencies, to be in
- 23 the national interest of the United States.
- 24 "(d) Congressional Notification.—The Sec-
- 25 retary shall—

1	"(1) notify the appropriate congressional com-
2	mittees not later than 5 business days after issuing
3	a waiver under subsection (c); and
4	"(2) include in such notification an identifica-
5	tion of the national interest justifying the use of the
6	waiver.
7	"(e) Regulations.—
8	"(1) IN GENERAL.—The Secretary, in consulta-
9	tion with the Secretary of Commerce and, as appro-
10	priate, the heads of other relevant Federal depart-
11	ments and agencies, may issue regulations to carry
12	out this section in accordance with subchapter II of
13	chapter 5 and chapter 7 of title 5, United States
14	Code (commonly known as 'Administrative Proce-
15	dure Act').
16	"(2) Non-binding feedback.—
17	"(A) In general.—The regulations issued
18	under paragraph (1) shall include a process
19	under which a person can request non-binding
20	feedback on a confidential basis as to whether
21	a transaction would constitute a covered na-
22	tional security transaction in a prohibited tech-
23	nology.
24	"(B) Authority to limit frivolous
25	FEEDBACK REQUESTS.—In establishing the

1	process required by subparagraph (A), the Sec-
2	retary may prescribe limitations on requests for
3	feedback identified as frivolous for purposes of
4	this subsection.
5	"(3) Notice and opportunity to cure.—
6	"(A) In general.—The regulations issued
7	under paragraph (1) shall account for whether
8	a United States person has self-identified a vio-
9	lation of the prohibition set forth in subsection
10	(a) in determining the legal consequences of
11	that violation.
12	"(B) Self-disclosure letters.—The
13	regulations issued under paragraph (1) shall
14	dictate the form and content of a letter of self-
15	disclosure, which shall include relevant facts
16	about the violation, why the United States per-
17	son believes its activity to have violated the pro-
18	hibition set forth in subsection (a), and a pro-
19	posal for mitigation of the harm of such action.
20	"(4) Public notice and comment.—The reg-
21	ulations issued under paragraph (1) shall be subject
22	to public notice and comment.
23	"(5) Low-burden regulations.—In issuing
24	regulations under paragraph (1), the Secretary shall
25	balance the priority of protecting the national secu-

1	rity interest of the United States while, to the extent
2	practicable—
3	"(A) minimizing the cost and complexity of
4	compliance for affected parties, including the
5	duplication of reporting requirements under
6	current regulations;
7	"(B) adopting the least burdensome alter-
8	native that achieves regulatory objectives; and
9	"(C) prioritizing transparency and stake-
10	holder involvement in the process of issuing the
11	rules.
12	"(6) Penalties.—
13	"(A) In general.—The regulations issued
14	under paragraph (1) shall provide for the impo-
15	sition of civil penalties described in subpara-
16	graph (B) for violations of the prohibition set
17	forth in subsection (a).
18	"(B) Penalties described.—
19	"(i) Unlawful acts.—It shall be
20	unlawful for a person to violate, attempt to
21	violate, conspire to violate, or cause a vio-
22	lation of any license, order, regulation, no-
23	tification requirement, or prohibition
24	issued under this section.

1	"(ii) Civil Penalty.—The Secretary
2	may impose a civil penalty on any person
3	who commits an unlawful act described in
4	clause (i) in an amount not to exceed the
5	greater of—
6	"(I) \$250,000; or
7	"(II) an amount that is twice the
8	amount of the transaction that is the
9	basis of the violation with respect to
10	which the penalty is imposed.
11	"(iii) Divestment.—The Secretary
12	may compel the divestment of a covered
13	national security transaction in a prohib-
14	ited technology determined to be in viola-
15	tion of this title.
16	"(iv) Relief.—The President may di-
17	rect the Attorney General of the United
18	States to seek appropriate relief, including
19	divestment relief, in the district courts of
20	the United States, in order to implement
21	and enforce this title.
22	"(7) Burden of Proof.—In accordance with
23	section 556(d) of title 5, United States Code, in an
24	enforcement action for a violation of the prohibition

1	set forth in subsection (a), the burden of proof shall
2	be upon the Secretary.
3	"SEC. 802. NOTIFICATION ON INVESTMENTS.
4	"(a) Mandatory Notification.—Not later than
5	450 days after the date of the enactment of this title, the
6	Secretary shall issue regulations prescribed in accordance
7	with subsection (b), to require a United States person that
8	engages in a covered national security transaction in a
9	prohibited technology (unless the Secretary has exercised
10	the authority provided by section 801(a) to prohibit know-
11	ingly engaging in such covered national security trans-
12	action) or a notifiable technology to submit to the Sec-
13	retary a written notification of the transaction not later
14	than 30 days after the completion date of the transaction.
15	"(b) Regulations.—
16	"(1) In general.—Not later than 450 days
17	after the date of the enactment of this title, the Sec-
18	retary, in consultation with the Secretary of Com-
19	merce and, as appropriate, the heads of other rel-
20	evant Federal departments and agencies, shall issue
21	regulations to carry out this section in accordance
22	with subchapter II of chapter 5 and chapter 7 of
23	title 5, United States Code (commonly known as
24	'Administrative Procedure Act').

1	"(2) Public notice and comment.—The reg-
2	ulations issued under paragraph (1) shall be subject
3	to public notice and comment.
4	"(3) Low-burden regulations.—In issuing
5	regulations under paragraph (1), the Secretary shall
6	balance the priority of protecting the national secu-
7	rity interest of the United States while, to the extent
8	practicable—
9	"(A) minimizing the cost and complexity of
10	compliance for affected parties, including the
11	duplication of reporting requirements under
12	current regulation;
13	"(B) adopting the least burdensome alter-
14	native that achieves regulatory objectives; and
15	"(C) prioritizing transparency and stake-
16	holder involvement in the process of issuing the
17	rules.
18	"(4) Penalties.—
19	"(A) In general.—The regulations issued
20	under paragraph (1) shall provide for the impo-
21	sition of civil penalties described in subpara-
22	graph (B) for violations of the notification re-
23	quirement set forth in subsection (a).
24	"(B) Penalties described.—

1	"(i) Unlawful acts.—It shall be
2	unlawful for a person to violate, attempt to
3	violate, conspire to violate, or cause a vio-
4	lation of any license, order, regulation, no-
5	tification requirement, or prohibition
6	issued under this section.
7	"(ii) CIVIL PENALTY.—A civil penalty
8	may be imposed on any person who com-
9	mits an unlawful act described in clause (i)
10	in an amount not to exceed the greater
11	of—
12	"(I) \$250,000; or
13	"(II) an amount that is twice the
14	amount of the transaction that is the
15	basis of the violation with respect to
16	which the penalty is imposed.
17	"(5) Burden of Proof.—In accordance with
18	section 556(d) of title 5, United States Code, in an
19	enforcement action for a violation of the prohibition
20	set forth in subsection (a), the burden of proof shall
21	be upon the Secretary.
22	"(6) Completeness of notification.—
23	"(A) IN GENERAL.—The Secretary shall,
24	upon receipt of a notification under subsection
25	(a), and in consultation with the Secretary of

1	Commerce, promptly inspect the notification for
2	completeness.
3	"(B) Incomplete notifications.—If a
4	notification submitted under subsection (a) is
5	incomplete, the Secretary shall promptly inform
6	the United States person that submits the noti-
7	fication that the notification is not complete
8	and provide an explanation of relevant material
9	respects in which the notification is not com-
10	plete.
11	"(7) Identification of non-notified activ-
12	ITY.—The Secretary, in coordination with the Sec-
13	retary of Commerce, shall establish a process to
14	identify covered national security transactions in a
15	prohibited technology or a notifiable technology for
16	which—
17	"(A) a notification is not submitted to the
18	Secretary under subsection (a); and
19	"(B) information is reasonably available.
20	"(c) Confidentiality of Information.—
21	"(1) In general.—Except as provided in para-
22	graph (2), any information or documentary material
23	filed with the Secretary pursuant to this section
24	shall be exempt from disclosure under section
25	552(b)(3) of title 5, United States Code, and no

1	such information or documentary material may be
2	made public by any government agency or Member
3	of Congress.
4	"(2) Exceptions.—The exemption from disclo-
5	sure provided by paragraph (1) shall not prevent the
6	disclosure of the following:
7	"(A) Information relevant to any adminis-
8	trative or judicial action or proceeding.
9	"(B) Information provided to Congress or
10	any of the appropriate congressional commit-
11	tees.
12	"(C) Information important to the national
13	security analysis or actions of the Secretary to
14	any domestic governmental entity, or to any
15	foreign governmental entity of an ally or part-
16	ner of the United States, under the direction
17	and authorization of the Secretary, only to the
18	extent necessary for national security purposes,
19	and subject to appropriate confidentiality and
20	classification requirements.
21	"(D) Information that the parties have
22	consented to be disclosed to third parties.
23	"(E) Information where the disclosure of
24	such information is determined by the Secretary
25	to be in the national security interest.

1	"(d) Inapplicability.—If the Secretary prohibits a
2	covered national security transaction in a prohibited tech-
3	nology under section 801, the requirements of this section
4	shall not apply with respect to the covered national secu-
5	rity transaction.
6	"SEC. 803. REPORT.
7	"(a) In General.—Not later than one year after the
8	date on which the regulations issued under section 801(e)
9	take effect, and not less frequently than annually there-
10	after for 7 years, the Secretary, in consultation with the
11	Secretary of Commerce, shall submit to the appropriate
12	congressional committees a report that—
13	"(1) lists all enforcement actions taken subject
14	to the regulations during the year preceding submis-
15	sion of the report, which includes, with respect to
16	each such action, a description of—
17	"(A) the prohibited technology or notifiable
18	technology;
19	"(B) the covered national security trans-
20	action; and
21	"(C) the covered foreign person;
22	"(2) provides an assessment of whether Con-
23	gress should amend the definition of the term 'pro-
24	hibited technology' by—

1	"(A) identifying additional technologies,
2	not currently listed as a prohibited technology,
3	that the Secretary, in consultation with the Sec-
4	retary of Commerce and, as applicable, the Sec-
5	retary of Defense, the Secretary of State, the
6	Secretary of Energy, the Director of National
7	Intelligence, and the heads of any other rel-
8	evant Federal agencies, determines may pose an
9	acute threat to the national security of the
10	United States if developed or acquired by a
11	country of concern;
12	"(B) explaining why each technology iden-
13	tified in subparagraph (A) may pose an acute
14	threat to the national security of the United
15	States if developed or acquired by a country of
16	concern; and
17	"(C) recommending the repeal of tech-
18	nologies from the category of prohibited tech-
19	nology to the extent that the technologies no
20	longer pose an acute threat to the national se-
21	curity of the United States if developed or ac-
22	quired by a country of concern;
23	"(3) lists all notifications submitted under sec-
24	tion 802 during the year preceding submission of the

1	report and includes, with respect to each such notifi-
2	cation—
3	"(A) basic information on each party to
4	the covered national security transaction with
5	respect to which the notification was submitted;
6	and
7	"(B) the nature of the covered national se-
8	curity transaction that was the subject to the
9	notification, including the elements of the cov-
10	ered national security transaction that neces-
11	sitated a notification;
12	"(4) includes a summary of those notifications,
13	disaggregated by prohibited technology, notifiable
14	technology, by covered national security transaction,
15	and by country of concern;
16	"(5) provides additional context and informa-
17	tion regarding trends in the prohibited technology,
18	notifiable technology, the types of covered national
19	security transaction, and the countries involved in
20	those notifications; and
21	"(6) assesses the overall impact of those notifi-
22	cations, including recommendations for—
23	"(A) expanding existing Federal programs
24	to support the production or supply of prohib-
25	ited technologies or notifiable technologies in

1	the United States, including the potential of ex-
2	isting authorities to address any related na-
3	tional security concerns;
4	"(B) investments needed to enhance pro-
5	hibited technologies or notifiable technologies
6	and reduce dependence on countries of concern
7	regarding those technologies; and
8	"(C) the continuation, expansion, or modi-
9	fication of the implementation and administra-
10	tion of this title, including recommendations
11	with respect to whether the definition of the
12	term 'country of concern' under section 807(2)
13	should be amended to add or remove countries.
14	"(b) Consideration of Certain Information.—
15	In preparing the report pursuant to subsection (a), the
16	Secretary—
17	"(1) shall consider information provided jointly
18	by the chairperson and ranking member of any of
19	the appropriate congressional committees;
20	"(2) may consider credible information obtained
21	by other countries and nongovernmental organiza-
22	tions that monitor the military, surveillance, intel-
23	ligence, or technology capabilities of a country of
24	concern; and

1	"(3) may consider any other information that
2	the Secretary deems relevant.
3	"(c) FORM OF REPORT.—Each report required by
4	this section shall be submitted in unclassified form, but
5	may include a classified annex.
6	"(d) Testimony Required.—Not later than one
7	year after the date of the enactment of this title, and an-
8	nually thereafter for five years, the Secretary and the Sec-
9	retary of Commerce shall each provide to the Committee
10	on Banking, Housing, and Urban Affairs of the Senate
11	and the Committee on Financial Services of the House of
12	Representatives testimony with respect to the national se-
13	curity threats relating to investments by United States
14	persons in countries of concern and broader international
15	capital flows.
16	"(e) Requests by Appropriate Congressional
17	COMMITTEES.—
18	"(1) In general.—After receiving a request
19	that meets the requirements of paragraph (2) with
20	respect to whether a technology should be included
21	in the amendments as described in subsection (a)(2),
22	the Secretary shall, in preparing the report pursuant
23	to subsection (a)—
24	"(A) determine if that technology may
25	pose an acute threat to the national security of

1	the United States if developed or acquired by a
2	country of concern; and
3	"(B) include in the report pursuant to sub-
4	section (a) an explanation with respect to that
5	determination that includes—
6	"(i) a statement of whether or not the
7	technology, as determined by the Sec-
8	retary, may pose an acute threat to the na-
9	tional security of the United States if de-
10	veloped or acquired by a country of con-
11	cern; and
12	"(ii) if the Secretary determines
13	that—
14	"(I) the technology may pose an
15	acute threat to the national security
16	of the United States if developed or
17	acquired by a country of concern, an
18	explanation for such determination
19	and a recommendation whether that
20	technology should be named a prohib-
21	ited technology or a notifiable tech-
22	nology; and
23	"(II) the technology would not
24	pose an acute threat to the national
25	security of the United States if devel-

1	oped or acquired by a country of con-
2	cern, an explanation for such deter-
3	mination.
4	"(2) REQUIREMENTS.—A request under para-
5	graph (1) with respect to whether a technology may
6	pose an acute threat to the national security of the
7	United States if developed or acquired by a country
8	of concern shall be submitted to the Secretary in
9	writing jointly by the chairperson and ranking mem-
10	ber of one or more of the appropriate congressional
11	committees.
12	"SEC. 804. MULTILATERAL ENGAGEMENT AND COORDINA-
13	TION.
10	
14	"(a) Authorities.—The Secretary, in coordination
14	"(a) Authorities.—The Secretary, in coordination
14 15	"(a) AUTHORITIES.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce,
14 15 16	"(a) AUTHORITIES.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should—
14 15 16 17	"(a) Authorities.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should—"(1) conduct bilateral and multilateral engage-
14 15 16 17	"(a) Authorities.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should— "(1) conduct bilateral and multilateral engagement with the governments of countries that are al-
14 15 16 17 18	"(a) Authorities.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should— "(1) conduct bilateral and multilateral engagement with the governments of countries that are allies and partners of the United States to promote
14 15 16 17 18 19 20	"(a) Authorites.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should— "(1) conduct bilateral and multilateral engagement with the governments of countries that are allies and partners of the United States to promote and increase coordination of protocols and proce-
14 15 16 17 18 19 20 21	"(a) Authorities.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should— "(1) conduct bilateral and multilateral engagement with the governments of countries that are allies and partners of the United States to promote and increase coordination of protocols and procedures to facilitate the effective implementation of
14 15 16 17 18 19 20 21	"(a) Authorites.—The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, and the heads of other relevant Federal agencies, should— "(1) conduct bilateral and multilateral engagement with the governments of countries that are allies and partners of the United States to promote and increase coordination of protocols and procedures to facilitate the effective implementation of and appropriate compliance with the prohibitions

1	ments to establish mechanisms for sharing informa-
2	tion, including trends, with respect to such activities;
3	and
4	"(3) work with and encourage the governments
5	of countries that are allies and partners of the
6	United States to develop similar mechanisms of their
7	own, for the exclusive purpose of preventing the de-
8	velopment or acquisition of prohibited technologies
9	by a country of concern.
10	"(b) Strategy for Multilateral Engagement
11	AND COORDINATION.—Not later than 180 days after the
12	date of the enactment of this title, the Secretary, in con-
13	sultation with the Secretary of State, the Secretary of
14	Commerce, and the heads of other relevant Federal agen-
15	cies, should—
16	"(1) develop a strategy to work with the gov-
17	ernments of countries that are allies and partners of
18	the United States to develop mechanisms that are
19	comparable to the prohibitions pursuant to this title,
20	for the exclusive purpose of preventing the develop-
21	ment and acquisition of prohibited technologies by a
22	country of concern; and
23	"(2) assess opportunities to provide technical
24	assistance to those countries with respect to the de-
25	velopment of those mechanisms.

1	"(c) REPORT.—Not later than one year after the date
2	of the enactment of this title, and annually thereafter for
3	four years, the Secretary shall submit to the appropriate
4	congressional committees a report that includes—
5	"(1) a discussion of any strategy developed pur-
6	suant to subsection (b)(1), including key tools and
7	objectives for the development of comparable mecha-
8	nisms by the governments of allies and partners of
9	the United States;
10	"(2) a list of partner and allied countries to
11	target for cooperation in developing their own prohi-
12	bitions;
13	"(3) the status of the strategy's implementation
14	and outcomes; and
15	"(4) a description of impediments to the estab-
16	lishment of comparable mechanisms by governments
17	of allies and partners of the United States.
18	"(d) Appropriate Congressional Committees
19	Defined.—In this section, the term 'appropriate congres-
20	sional committees' means—
21	"(1) the Committee on Foreign Relations and
22	the Committee on Banking, Housing, and Urban Af-
23	fairs of the Senate: and

1	"(2) the Committee on Foreign Affairs and the
2	Committee on Financial Services of the House of
3	Representatives.
4	"SEC. 805. PUBLIC DATABASE OF COVERED FOREIGN PER-
5	SONS.
6	"(a) In General.—The Secretary, in consultation
7	with the Secretary of Commerce, may establish a publicly
8	accessible, non-exhaustive database that identifies covered
9	foreign persons in a prohibited technology pursuant to this
10	title.
11	"(b) Confidentiality of Evidence.—The Sec-
12	retary shall establish a mechanism for the public, includ-
13	ing Congress, stakeholders, investors, and nongovern-
14	mental organizations, to submit evidence on a confidential
15	basis regarding whether a foreign person is a covered for-
16	eign person in a prohibited technology and should be in-
17	cluded in the database described in subsection (a), if any.
18	"(c) Exemption From Disclosure.—
19	"(1) IN GENERAL.—Except as provided in para-
20	graph (2), any information or documentary material
21	filed with the Secretary pursuant to this section
22	shall be exempt from disclosure under section
23	552(b)(3) of title 5, United States Code, and no
24	such information or documentary material may be

1	made public (other than the identity of a covered
2	foreign person in accordance with subsection (b)).
3	"(2) Exceptions.—Paragraph (1) shall not
4	prohibit the disclosure of the following:
5	"(A) Information relevant to any adminis-
6	trative or judicial action or proceeding.
7	"(B) Information to Congress or any duly
8	authorized committee or subcommittee of Con-
9	gress.
10	"(C) Information important to the national
11	security analysis or actions of the Secretary to
12	any domestic governmental entity, or to any
13	foreign governmental entity of a United States
14	ally or partner, under the exclusive direction
15	and authorization of the Secretary, only to the
16	extent necessary for national security purposes,
17	and subject to appropriate confidentiality and
18	classification requirements.
19	"(D) Information that the parties have
20	consented to be disclosed to third parties.
21	"(d) Rule of Construction.—The database de-
22	scribed in subsection (a), if any, shall not be considered
23	to be an exhaustive or comprehensive list of covered for-
24	eign persons for the purposes of this title.

1 "SEC. 806. RULE OF CONSTRUCTION.

2	"Nothing in this title may be construed to negate the
3	authority of the President under any authority, process
4	regulation, investigation, enforcement measure, or review
5	provided by or established under any other provision of
6	Federal law, or any other authority of the President or
7	the Congress under the Constitution of the United States
8	"SEC. 807. DEFINITIONS.
9	"In this title:
10	"(1) Appropriate congressional commit-
11	TEES.—Except as provided by section 804(d), the
12	term 'appropriate congressional committees
13	means—
14	"(A) the Committee on Financial Services
15	the Committee on Foreign Affairs, the Com-
16	mittee on Energy and Commerce, and the Com-
17	mittee on Appropriations of the House of Rep-
18	resentatives; and
19	"(B) the Committee on Banking, Housing
20	and Urban Affairs and the Committee on Ap-
21	propriations of the Senate.
22	"(2) Country of Concern.—The term 'coun-
23	try of concern'—
24	"(A) means the People's Republic of
25	China; and

1	"(B) includes the Hong Kong Special Ad-
2	ministrative Region and the Macau Special Ad-
3	ministrative Region.
4	"(3) Covered foreign person.—Subject to
5	regulations prescribed in accordance with this title,
6	the term 'covered foreign person' means a foreign
7	person that—
8	"(A) is incorporated in, has a principal
9	place of business in, or is organized under the
10	laws of a country of concern;
11	"(B) is a member of the Central Com-
12	mittee of the Chinese Communist Party;
13	"(C) is subject to the direction or control
14	of a country of concern, an entity described in
15	subparagraph (A) or (B), or the state or the
16	government of a country of concern (including
17	any political subdivision, agency, or instrumen-
18	tality thereof); or
19	"(D) is owned in the aggregate, directly or
20	indirectly, 50 percent or more by a country of
21	concern, an entity described in subparagraph
22	(A) or (B), or the state or the government of
23	a country of concern (including any political
24	subdivision, agency, or instrumentality thereof).

1	"(4) COVERED NATIONAL SECURITY TRANS-
2	ACTION.—
3	"(A) In general.—Subject to such regu-
4	lations as may be issued in accordance with this
5	title, the term 'covered national security trans-
6	action' means any activity engaged in by a
7	United States person that involves—
8	"(i) the acquisition of an equity inter-
9	est or contingent equity interest in a cov-
10	ered foreign person;
11	"(ii) the provision of a loan or similar
12	debt financing arrangement to a covered
13	foreign person, where such debt financ-
14	ing—
15	"(I) is convertible to an equity
16	interest; or
17	"(II) affords or will afford the
18	United States person the right to
19	make management decisions with re-
20	spect to or on behalf of a covered for-
21	eign person or the right to appoint
22	members of the board of directors (or
23	equivalent) of the covered foreign per-
24	son;

1	"(iii) the entrance by such United
2	States person into a joint venture with a
3	covered foreign person;
4	"(iv) the conversion of a contingent
5	equity interest (or interest equivalent to a
6	contingent equity interest) or conversion of
7	debt to an equity interest in a covered for-
8	eign person;
9	"(v) the acquisition, leasing, or other
10	development of operations, land, property,
11	or other assets in a country of concern
12	that will result in, or that the United
13	States person intends to result in—
14	"(I) the establishment of a cov-
15	ered foreign person; or
16	"(II) the engagement of a person
17	of a country of concern in a prohib-
18	ited technology where it was not pre-
19	viously engaged in such prohibited
20	technology;
21	"(vi) knowingly directing transactions
22	by foreign persons that the United States
23	person has knowledge at the time of the
24	transaction would constitute an activity de-

1	scribed in clause (i), (ii), (iii), (iv), or (v),
2	if engaged in by a United States person; or
3	"(vii) the acquisition of a limited part-
4	ner or equivalent interest in a venture cap-
5	ital fund, private equity fund, fund of
6	funds, or other pooled investment fund
7	that the United States person has knowl-
8	edge at the time of the acquisition, intends
9	to engage in an activity described in clause
10	(i), (ii), (iii), (iv), (v), or (vi).
11	"(B) Exceptions.—Subject to notice and
12	comment regulations prescribed in consultation
13	with Congress and in accordance with this title,
14	the term 'covered national security transaction'
15	does not include—
16	"(i) any transaction the value of
17	which the Secretary determines is de mini-
18	mis;
19	"(ii) any category of transactions that
20	the Secretary determines is in the national
21	interest of the United States;
22	"(iii) an investment—
23	"(I) in a security (as defined in
24	section 3(a) of the Securities Ex-
25	change Act of 1934(15 U.S.C.

1	78c(a))) that is traded on an ex-
2	change or the over-the-counter market
3	in any jurisdiction;
4	"(II) in a security issued by an
5	investment company (as defined in
6	section 3 of the Investment Company
7	Act of 1940(15 U.S.C. 80a-3)) that is
8	registered with the Securities and Ex-
9	change Commission;
10	"(III) made as a limited partner
11	or equivalent in a venture capital
12	fund, private equity fund, fund of
13	funds, or other pooled investment
14	fund (other than as described in sub-
15	clause (II)) where—
16	"(aa) the limited partner or
17	equivalent's committed capital is
18	not more than \$2,000,000, ag-
19	gregated across any investment
20	and co-investment vehicles of the
21	fund; or
22	"(bb) the limited partner or
23	equivalent has secured a binding
24	contractual assurance that its
25	capital in the fund will not be

1	used to engage in a transaction
2	that would be a covered national
3	security transaction if engaged in
4	by a United States person; or
5	"(IV) in a derivative of a security
6	described under subclause (I), (II), or
7	(III);
8	"(iv) any ancillary transaction under-
9	taken by a financial institution (as defined
10	in section 5312 of title 31, United States
11	Code);
12	"(v) the acquisition by a United
13	States person of the equity or other inter-
14	est owned or held by a covered foreign per-
15	son in an entity or assets located outside
16	of a country of concern in which the
17	United States person is acquiring the to-
18	tality of the interest in the entity held by
19	the covered foreign person;
20	"(vi) an intracompany transfer of
21	funds, as defined in regulations prescribed
22	in accordance with this title, from a United
23	States parent company to a subsidiary lo-
24	cated in a country of concern or a trans-
25	action that, but for this clause, would be a

1	covered national security transaction be-
2	tween a United States person and its con-
3	trolled foreign person that supports oper-
4	ations that are not covered national secu-
5	rity transactions or that maintains covered
6	national security transactions that the con-
7	trolled foreign person was engaged in prior
8	to January 2, 2025;
9	"(vii) a transaction secondary to a
10	covered national security transaction, in-
11	cluding—
12	"(I) contractual arrangements or
13	the procurement of material inputs
14	for any covered national security
15	transaction (such as raw materials);
16	"(II) bank lending;
17	"(III) the processing, clearing, or
18	sending of payments by a bank;
19	"(IV) underwriting services;
20	"(V) debt rating services;
21	"(VI) prime brokerage;
22	"(VII) global custody;
23	"(VIII) equity research or anal-
24	ysis; or
25	"(IX) other similar services;

1	"(viii) any ordinary or administrative
2	business transaction as may be defined in
3	such regulations; or
4	"(ix) any transaction completed before
5	the date of the enactment of this title.
6	"(C) ANCILLARY TRANSACTION DE-
7	FINED.—In this paragraph, the term 'ancillary
8	transaction' means—
9	"(i) the processing, settling, clearing,
10	or sending of payments and cash trans-
11	actions;
12	"(ii) underwriting services;
13	"(iii) credit rating services; and
14	"(iv) other services ordinarily incident
15	to and part of the provision of financial
16	services, such as opening deposit accounts,
17	direct custody services, foreign exchange
18	services, remittances services, and safe de-
19	posit services.
20	"(5) Foreign person.—The term 'foreign per-
21	son' means a person that is not a United States per-
22	son.
23	"(6) Notifiable Technology.—

1	"(A) IN GENERAL.—The term 'notifiable
2	technology' means a technology with respect to
3	which a covered foreign person—
4	"(i) designs any advanced integrated
5	circuit that is not covered under paragraph
6	(8)(A)(iii);
7	"(ii) fabricates any integrated circuit
8	that is not covered under paragraph
9	(8)(A)(iv);
10	"(iii) packages any integrated circuit
11	that is not covered under paragraph
12	(8)(A)(v); or
13	"(iv) develops any artificial intel-
14	ligence system that is not covered under
15	clause (vii), (viii), (ix), or (xvi) of para-
16	graph (8)(A), and that is—
17	"(I) designed to be used for—
18	"(aa) any military end use
19	(such as for weapons targeting,
20	target identification, combat sim-
21	ulation, military vehicle or weap-
22	ons control, military decision-
23	making, weapons design (includ-
24	ing chemical, biological, radio-
25	logical, or nuclear weapons), or

1	combat system logistics and
2	maintenance); or
3	"(bb) any government intel-
4	ligence or mass-surveillance end
5	use (such as through incorpora-
6	tion of features such as mining
7	text, audio, or video, image rec-
8	ognition, location tracking, or
9	surreptitious listening devices);
10	"(II) intended by the covered for-
11	eign person or joint venture to be
12	used for—
13	"(aa) cybersecurity applica-
14	tions;
15	"(bb) digital forensics tools;
16	"(cc) penetration testing
17	tools; or
18	"(dd) control of robotic sys-
19	tems; or
20	"(III) trained using a quantity of
21	computing power greater than 10^{23}
22	computational operations (such as in-
23	teger or floating-point operations).
24	"(B) UPDATES.—The Secretary, in con-
25	sultation with Congress, may prescribe regula-

1	tions in accordance with this title to refine the
2	technical parameters of technologies described
3	in subparagraph (A) as reasonably needed for
4	national security purposes or to add or remove
5	categories to or from the list in subparagraph
6	(A).
7	"(7) Party.—The term 'party', with respect to
8	a covered national security transaction, has the
9	meaning given that term in regulations prescribed in
10	accordance with this title.
11	"(8) Prohibited Technology.—
12	"(A) In general.—The term 'prohibited
13	technology' means a technology with respect to
14	which a covered foreign person—
15	"(i) develops or produces any design
16	automation software for the design of inte-
17	grated circuits or advanced packaging;
18	"(ii) develops or produces any—
19	"(I) electronic design automation
20	software for the design of integrated
21	circuits or advanced packaging;
22	``(II) front-end semiconductor
23	fabrication equipment designed for the
24	volume fabrication of integrated cir-
25	cuits, including equipment used in the

1	production stages from a blank wafer
2	or substrate to a completed wafer or
3	substrate; or
4	"(III) equipment for performing
5	volume advanced packaging;
6	"(iii) designs any integrated circuit
7	designs that meet or exceed the specifica-
8	tions set in Export Control Classification
9	Number (ECCN) 3A090 in Supplement
10	No. 1 to the Export Administration Regu-
11	lations, or integrated circuits designed for
12	operation at or below 4.5 Kelvin;
13	"(iv) fabricates integrated circuits
14	that are—
15	"(I) logic integrated circuits
16	using a non-planar transistor architec-
17	ture or with a technology node of 16/
18	14 nanometers or less, including fully
19	depleted silicon-on-insulator (FDSOI)
20	integrated circuits;
21	"(II) NOT-AND (NAND) mem-
22	ory integrated circuits with 128 layers
23	or more;
24	"(III) dynamic random-access
25	memory (DRAM) integrated circuits

1	using a technology node of 18
2	nanometer half-pitch or less;
3	"(IV) integrated circuits manu-
4	factured from a gallium-based com-
5	pound semiconductor;
6	"(V) integrated circuits using
7	graphene transistors or carbon
8	nanotubes; or
9	"(VI) integrated circuits designed
10	for operation at or below 4.5 Kelvin;
11	"(v) packages any integrated circuit
12	using advanced packaging techniques;
13	"(vi) develops, designs, or produces
14	any commodity, material, software, or
15	technology designed exclusively for use in
16	or with extreme ultraviolet lithography fab-
17	rication equipment;
18	"(vii) develops, designs, or produces
19	any artificial intelligence models trained
20	with at least 10^{25} floating point oper-
21	ations;
22	"(viii) develops, designs, or produces
23	any artificial intelligence models that rely
24	upon or utilize advanced integrated circuits
25	that meet or exceed the specifications set

1	in Export Control Classification Number
2	(ECCN) 3A090 in Supplement No. 1 to
3	the Export Administration Regulations;
4	"(ix) develops, designs, or produces
5	any artificial intelligence models designed
6	for use by the Government of the People's
7	Republic of China, its special administra-
8	tive regions, or its agencies and instrumen-
9	talities;
10	"(x) develops a quantum computer or
11	produces any critical components required
12	to produce a quantum computer such as a
13	dilution refrigerator or two-stage pulse
14	tube cryocooler;
15	"(xi) develops or produces any quan-
16	tum sensing platform designed for, or
17	which the relevant covered foreign person
18	intends to be used for, any military, gov-
19	ernment intelligence, or mass-surveillance
20	end use;
21	"(xii) develops or produces quantum
22	networks or quantum communication sys-
23	tems designed for or intended to be used
24	for—

1	"(I) networking to scale up the
2	capabilities of quantum computers,
3	such as for the purposes of breaking
4	or compromising encryption;
5	"(II) secure communications,
6	such as quantum key distribution; or
7	"(III) any other application that
8	has any military, government intel-
9	ligence, or mass-surveillance end use;
10	"(xiii) develops, designs, or produces
11	materials, components, avionics, flight con-
12	trol, propulsion, Global Positioning System
13	(GPS), data relay, and target detection
14	systems designed for use in hypersonic sys-
15	tems or capable of sustainable operations
16	above 1,000 degrees Celsius;
17	"(xiv) develops, installs, sells, or pro-
18	duces any supercomputer enabled by ad-
19	vanced integrated circuits that can provide
20	theoretical compute capacity of 100 or
21	more double-precision (64-bit) petaflops or
22	200 or more single-precision (32-bit)
23	petaflops of processing power within a
24	41,600 cubic foot or smaller envelope;

1	"(xv) develops, designs, or produces
2	any other technologies in the advanced
3	semiconductors and microelectronics sec-
4	tor, the artificial intelligence sector, the
5	high-performance computing and super-
6	computing sector, the hypersonic missiles
7	sector, or the quantum information science
8	and technology sector that are—
9	"(I) defense articles or defense
10	services included on the United States
11	Munitions List set forth in the Inter-
12	national Traffic in Arms Regulations
13	under subchapter M of chapter I of
14	title 22, Code of Federal Regulations;
15	"(II) specially designed and pre-
16	pared nuclear equipment, parts or
17	components, materials, software, or
18	technologies covered by part 810 of
19	title 10, Code of Federal Regulations
20	(relating to assistance to foreign
21	atomic energy activities);
22	"(III) nuclear facilities, equip-
23	ment, or materials covered by part
24	110 of title 10, Code of Federal Regu-
25	lations (relating to export and import

1	of nuclear equipment and material);
2	or
3	"(IV) emerging or foundational
4	technologies controlled pursuant to
5	section 1758 of the Export Control
6	Reform Act of 2018 (50 U.S.C.
7	4817); or
8	"(xvi) develops any artificial intel-
9	ligence system that is designed to be exclu-
10	sively used for, or which the relevant cov-
11	ered foreign person intends to be used for,
12	any—
13	"(I) military end use (such as for
14	weapons targeting, target identifica-
15	tion, combat simulation, military vehi-
16	cle or weapon control, military deci-
17	sion-making, weapons design (includ-
18	ing chemical, biological, radiological,
19	or nuclear weapons), or combat sys-
20	tem logistics and maintenance); or
21	"(II) government intelligence or
22	mass-surveillance end (such as
23	through incorporation of features such
24	as mining text, audio, or video, image

1	recognition, location tracking, or sur-
2	reptitious listening devices).
3	"(B) UPDATES.—The Secretary, in con-
4	sultation with Congress, may prescribe regula-
5	tions in accordance with this title to make up-
6	dates to the technical parameters of tech-
7	nologies described in subparagraph (A) as rea-
8	sonably needed for national security purposes.
9	"(9) Secretary.—Except as otherwise pro-
10	vided, the term 'Secretary' means the Secretary of
11	the Treasury.
12	"(10) United States Person.—The term
13	'United States person' means—
14	"(A) any United States citizen or an alien
15	lawfully admitted for permanent residence to
16	the United States;
17	"(B) an entity organized under the laws of
18	the United States or of any jurisdiction within
19	the United States (including any foreign branch
20	of such an entity); or
21	"(C) any person in the United States.".

TITLE III—SECURITIES AND 1 RELATED MATTERS 2 3 SEC. 301. REQUIREMENTS RELATING TO THE NON-SDN CHI-4 NESE MILITARY-INDUSTRIAL COMPLEX COM-5 PANIES LIST. 6 (a) Report.— 7 (1) In General.—Not later than 365 days 8 after the date of the enactment of this Act, and bi-9 ennially thereafter for 6 years, the Secretary shall 10 submit to the appropriate congressional committees 11 a report that states whether any of the following for-12 eign persons qualifies for inclusion on the Non-SDN 13 Military-Industrial Complex Chinese Companies 14 List: 15 (A) Any PRC person listed on the Military 16 End-User List (Supplement No. 7 to part 744 17 of the Export Administration Regulations). 18 (B) Any PRC person listed pursuant to 19 section 1260H of the William M. (Mac) Thorn-20 berry National Defense Authorization Act for 21 Fiscal Year 2021 (10 U.S.C. 113 note). 22 (C) Any PRC person listed on the Depart-23 ment of Commerce's Entity List (Supplement 24 No. 4 to part 744 of the Export Administration 25 Regulations).

1	(2) Process required.—To prepare the re-
2	ports under paragraph (1), the President shall es-
3	tablish a process under which the Federal agencies
4	responsible for administering the lists described in
5	subparagraphs (A), (B), and (C) of paragraph (1)
6	shall share with each other all relevant information
7	that led to the identification of the entities described
8	in such lists.
9	(3) RISK-BASED PRIORITIZATION FRAME-
10	WORK.—In making the initial determinations under
11	paragraph (1), the Secretary may establish a risk-
12	based prioritization framework factoring in
13	prioritization of entity review submitted to the Sec-
14	retary by the Federal agencies administering the
15	lists described in subparagraphs (A), (B), and (C) of
16	paragraph (1).
17	(4) Annual reports to the appropriate
18	CONGRESSIONAL COMMITTEES.—The report under
19	paragraph (1) may summarize findings concerning
20	entities previously reviewed pursuant to this section
21	and do not necessitate additional review by the Sec-
22	retary.
23	(5) Matters to be included.—The Sec-
24	retary shall include in the report required by para-
25	graph (1) an overview of the criteria required for

1	listing on Non-SDN Chinese Military-Industrial
2	Complex Companies List. The heads of the Federal
3	agencies administering the lists described in sub-
4	paragraphs (A), (B), and (C) of paragraph (1) shall
5	provide an overview of the criteria for entity identi-
6	fication or listing on each respective list.
7	(b) Requirement for Divestment.—
8	(1) In general.—The President shall promul-
9	gate rules that prohibit a United States person from
10	knowingly holding securities of entities on the Non-
11	SDN Chinese Military-Industrial Complex Compa-
12	nies List, after the date that is 365 days after the
13	date of enactment of this Act.
14	(2) Authorization.—The prohibitions on in-
15	vestment imposed under paragraph (1) shall not
16	apply to a transaction in a security that is entered
17	into on or before the date that is 365 days after the
18	date of enactment of this Act by a United States
19	person, if such transaction is entered into solely to
20	divest of the security.
21	(c) Waiver.—
22	(1) In general.—The President may establish
23	a process under which the requirements of sub-
24	section (b) shall not apply if the President deter-
25	mines to do so is necessary to protect the national

1	security or foreign policy objectives of the United
2	States.
3	(2) Case-by-case requirement.—Determina-
4	tions under paragraph (1) shall be issued on a case-
5	by-case basis for each entity on the Non-SDN Chi-
6	nese Military-Industrial Complex Companies List.
7	(3) Notice and Briefing.—The President
8	shall notify the appropriate congressional committees
9	in writing in advance of issuing a determination
10	under paragraph (1) and shall provide a substantive
11	briefing on the determination to the appropriate con-
12	gressional committees within 30 days of issuing a
13	determination.
14	(d) DEFINITIONS.—In this section:
15	(1) Appropriate congressional commit-
16	TEES.—The term "appropriate congressional com-
17	mittees" means—
18	(A) the Committee on Financial Services
19	and the Committee on Foreign Affairs of the
20	House of Representatives; and
21	(B) the Committee on Banking, Housing,
22	and Urban Affairs of the Senate.
23	(2) Country of concern.—The term "coun-
24	try of concern"—

1	(A) means the People's Republic of China;
2	and
3	(B) includes the Hong Kong Special Ad-
4	ministrative Region and the Macau Special Ad-
5	ministrative Region.
6	(3) Non-SDN chinese military-industrial
7	COMPLEX COMPANIES LIST.—The term "Non-SDN
8	Chinese Military-Industrial Complex Companies
9	List" means the list maintained by the Office of
10	Foreign Assets Control of the Department of the
11	Treasury under Executive Order 13959, as amended
12	by Executive Order 14032 (50 U.S.C. 1701 note; re-
13	lating to addressing the threat from securities in-
14	vestments that finance certain companies of the Peo-
15	ple's Republic of China), and any successor order.
16	(4) PRC PERSON.—The term "PRC person"
17	means a foreign person that—
18	(A) is incorporated in a principal place of
19	business in, or is organized under the laws of,
20	a country of concern;
21	(B) is a member of the Central Committee
22	of the Chinese Communist Party;
23	(C) is the state or the government of a
24	country of concern, as well as any political sub-
25	division, agency, or instrumentality thereof; or

1	(D) is owned in the aggregate, directly or
2	indirectly, 50 percent or more by an entity or
3	a group of entities described in subparagraph
4	(A), (B), or (C).