AM	ENDMENT NO Calendar No
Pu	pose: In the nature of a substitute.
IN	THE SENATE OF THE UNITED STATES—118th Cong., 2d Sess.
	S. 2003
То	authorize the Secretary of State to provide additional assistance to Ukraine using assets confiscated from the Central Bank of the Russian Federation and other sovereign assets of the Russian Federation, and for other purposes.
R	eferred to the Committee on and ordered to be printed
	Ordered to lie on the table and to be printed
A	MENDMENT IN THE NATURE OF A SUBSTITUTE intended to be proposed by Mr. RISCH
Viz	
1	Strike all after the enacting clause and insert the fol-
2	lowing:
3	SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
4	(a) Short Title.—This Act may be cited as the
5	"Rebuilding Economic Prosperity and Opportunity for
6	Ukrainians Act" or the "REPO for Ukrainians Act".
7	(b) Table of Contents.—The table of contents for
8	this Act is as follows:
	Sec. 1. Short title; table of contents. Sec. 2. Definitions.
	TITLE I—SEIZURE TRANSFER CONFISCATION AND

REPURPOSING OF RUSSIAN SOVEREIGN ASSETS

- Sec. 101. Findings; sense of Congress.
- Sec. 102. Sense of Congress regarding importance of the Russian Federation providing compensation to Ukraine.
- Sec. 103. Prohibition on lifting sanctions on immobilized Russian sovereign assets.
- Sec. 104. Authority to seize, confiscate, transfer, and vest Russian sovereign assets.
- Sec. 105. International mechanism to use Russian sovereign assets to provide for the reconstruction of Ukraine.
- Sec. 106. Report on use of Russian sovereign assets.
- Sec. 107. Report on immobilized assets of the Central Bank of the Russian Federation.
- Sec. 108. Assessment by Secretary of State and Administrator of United States Agency for International Development on reconstruction and rebuilding needs of Ukraine.
- Sec. 109. Exception relating to importation of goods.

## TITLE II—MULTILATERAL COORDINATION AND COUNTERING MALIGN ACTIVITIES OF THE RUSSIAN FEDERATION

- Sec. 201. Statement of policy regarding multilateral coordination with respect to the Russian Federation.
- Sec. 202. Information on voting practices in the United Nations with respect to the invasion of Ukraine by the Russian Federation.
- Sec. 203. Expansion of forfeited property available to remediate harms to Ukraine from Russian aggression.
- Sec. 204. Extensions.
- Sec. 205. Recognition of Russian actions in Ukraine as a genocide.

## 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Appropriate congressional commit-
- 4 TEES.—The term "appropriate congressional com-
- 5 mittees" means—
- 6 (A) the Committee on Foreign Relations
- 7 and the Committee on Banking, Housing, and
- 8 Urban Affairs of the Senate; and
- 9 (B) the Committee on Foreign Affairs and
- the Committee on Financial Services of the
- House of Representatives.

1	(2) G7.—The term "G7" means the countries
2	that are members of the informal Group of 7, in-
3	cluding Canada, France, Germany, Italy, Japan, the
4	United Kingdom, and the United States.
5	(3) Russian sovereign asset.—The term
6	"Russian sovereign asset" means funds and other
7	property of—
8	(A) the Central Bank of the Russian Fed-
9	eration;
10	(B) the National Wealth Fund of the Rus-
11	sian Federation; or
12	(C) the Ministry of Finance of the Russian
13	Federation.
14	(4) United states.—The term "United
15	States" means the several States, the District of Co-
16	lumbia, the Commonwealth of Puerto Rico, the Com-
17	monwealth of the Northern Mariana Islands, Amer-
18	ican Samoa, Guam, the United States Virgin Is-
19	lands, and any other territory or possession of the
20	United States.

1	TITLE I—SEIZURE, TRANSFER,
2	CONFISCATION, AND
3	REPURPOSING OF RUSSIAN
4	SOVEREIGN ASSETS
5	SEC. 101. FINDINGS; SENSE OF CONGRESS.
6	(a) FINDINGS.—Congress makes the following find-
7	ings:
8	(1) On February 20, 2014, the Government of
9	the Russian Federation violated the sovereignty and
10	territorial integrity of Ukraine by engaging in a pre-
11	meditated and illegal invasion of Ukraine.
12	(2) On February 24, 2022, the Government of
13	the Russian Federation violated the sovereignty and
14	territorial integrity of Ukraine by engaging in a pre-
15	meditated, second illegal invasion of Ukraine.
16	(3) The international community has con-
17	demned the illegal invasions of Ukraine by the Rus-
18	sian Federation, as well as the commission of war
19	crimes by the Russian Federation, including through
20	the deliberate targeting of civilians and civilian in-
21	frastructure, the commission of sexual violence, and
22	the forced deportation of Ukrainian children.
23	(4) The leaders of the G7 have called the Rus-
24	sian Federation's "unprovoked and completely un-
25	justified attack on the democratic state of Ukraine"

a "serious violation of international law and a grave breach of the United Nations Charter and all commitments Russia entered in the Helsinki Final Act and the Charter of Paris and its commitments in the Budapest Memorandum".

- (5) On March 2, 2022, the United Nations General Assembly adopted Resolution ES-11/1, entitled "Aggression against Ukraine", by a vote of 141 to 5. That resolution "deplore[d] in the strongest terms the aggression by the Russian Federation against Ukraine in violation of Article 2(4) of the [United Nations] Charter" and demanded that the Russian Federation "immediately cease its use of force against Ukraine" and "immediately, completely and unconditionally withdraw all of its military forces from the territory of Ukraine within its internationally recognized borders".
- (6) On March 16, 2022, the International Court of Justice issued provisional measures ordering the Russian Federation to "immediately suspend the military operations that it commenced on 24 February 2022 in the territory of Ukraine".
- (7) The Russian Federation bears international legal responsibility for its aggression against Ukraine and, under international law, must cease its

1	internationally wrongful acts. Because of this breach
2	of the prohibition on aggression under international
3	law, the United States is legally entitled to take
4	countermeasures that are proportionate and aimed
5	at inducing the Russian Federation to comply with
6	its international obligations.
7	(8) On November 14, 2022, the United Nations
8	General Assembly adopted a resolution—
9	(A) recognizing that the Russian Federa-
10	tion must bear the legal consequences of all of
11	its internationally wrongful acts, including mak-
12	ing reparation for the injury, including any
13	damage, caused by such acts;
14	(B) recognizing the need for the establish-
15	ment of an international mechanism for repara-
16	tion for damage, loss, or injury caused by the
17	Russian Federation in or against Ukraine; and
18	(C) recommending creation of an inter-
19	national register of such damage, loss, or in-
20	jury.
21	(9) Under international law, a country that is
22	responsible for an internationally wrongful act is
23	under an obligation to make full reparation for the
24	injury caused. The Russian Federation bears such
25	an obligation to compensate Ukraine.

1	(10) Approximately \$300,000,000,000 of Rus-
2	sian sovereign assets have been immobilized world-
3	wide. Only a small fraction of those assets—1 to 2
4	percent, or between \$4,000,000,000 and
5	\$5,000,000,000—are reportedly subject to the juris-
6	diction of the United States.
7	(11) The vast majority of immobilized Russian
8	sovereign assets, approximately \$190,000,000,000
9	are reportedly subject to the jurisdiction of Belgium.
10	The Government of Belgium has publicly indicated
11	that any action by that Government regarding those
12	assets would be predicated on support by the G7.
13	(b) Sense of Congress.—It is the sense of Con-
14	gress that, having committed an act of aggression, as rec-
15	ognized by the United Nations General Assembly on
16	March 2, 2022, the Russian Federation is to be considered
17	as an aggressor state. The internationally wrongful acts
18	taken by the Russian Federation, including an act of ag-
19	gression, present a unique situation justifying the estab-
20	lishment of a mechanism to compensate Ukraine and vic-
21	tims of aggression by the Russian Federation in Ukraine
22	SEC. 102. SENSE OF CONGRESS REGARDING IMPORTANCE
23	OF THE RUSSIAN FEDERATION PROVIDING
24	COMPENSATION TO UKRAINE.
25	It is the sense of Congress that—

1 (1) the Russian Federation bears responsibility 2 for the financial burden of the reconstruction of 3 Ukraine and for countless other costs associated 4 with the illegal invasion of Ukraine by the Russian 5 Federation that began on February 24, 2022; 6 (2) in the absence of a comprehensive peace 7 agreement addressing the Russian Federation's obli-8 gation to compensate Ukraine for the cost of the 9 Russian Federation's unlawful war against Ukraine, 10 the amount of money the Russian Federation must 11 pay Ukraine should be assessed by an international 12 body or mechanism charged with determining com-13 pensation and providing assistance to Ukraine; 14 (3) the Russian Federation is on notice of its 15 opportunity to comply with its international obliga-16 tions, including compensation, or, by agreement with 17 the government of independent Ukraine, authorize 18 an international body or mechanism to address those 19 outstanding obligations with authority to make bind-20 ing decisions on parties that comply in good faith; 21 (4) the Russian Federation can, by negotiated 22 agreement, participate in any international process 23 to assess the full cost of the Russian Federation's 24 unlawful war against Ukraine and make funds avail-25 able to compensate for damage, loss, and injury aris-

1 from its internationally wrongful 2 Ukraine, and if it fails to do so, the United States 3 and other countries should explore other avenues for 4 ensuring compensation to Ukraine, including confis-5 cation and repurposing of assets of the Russian Fed-6 eration; 7 (5) the President should continue to lead robust 8 engagement on all bilateral and multilateral aspects 9 of the response by the United States to efforts by 10 the Russian Federation to undermine the sov-11 ereignty and territorial integrity of Ukraine, includ-12 ing on any policy coordination and alignment re-13 garding the disposition of Russian sovereign assets 14 in the context of compensation; and 15 (6) any effort by the United States to con-16 fiscate and repurpose Russian sovereign assets 17 should be undertaken alongside international allies 18 and partners as part of a coordinated, multilateral 19 effort, including with G7 countries, the European 20 Union, Australia, and other countries in which Rus-21 sian sovereign assets are located. 22 SEC. 103. PROHIBITION ON LIFTING SANCTIONS ON IMMO-23 BILIZED RUSSIAN SOVEREIGN ASSETS. 24 (a) IN GENERAL.—Notwithstanding any other provi-25 sion of law, no Russian sovereign asset that is blocked or

immobilized by the Department of the Treasury pursuant to sanctions imposed before the date described in section 3 104(h) may be released or mobilized until the President 4 certifies to the appropriate congressional committees in 5 writing that— 6 (1) the Russian Federation has reached an 7 agreement relating to the respective withdrawal of 8 Russian forces and cessation of military hostilities 9 that is accepted by the free and independent Govern-10 ment of Ukraine; and 11 (2)(A) full compensation has been made to 12 Ukraine for harms resulting from the invasion of 13 Ukraine by the Russian Federation; or 14 (B) the Russian Federation is participating in 15 a bona fide international mechanism that, by agree-16 ment, will discharge the obligations of the Russian 17 Federation to compensate Ukraine for all amounts 18 determined to be owed to Ukraine. 19 (b) Notification.—Not later than 30 days before 20 the lifting of sanctions with respect to Russian sovereign 21 assets as described in subsection (a), the President shall 22 submit to the appropriate congressional committees— 23 (1) a written notification of the decision to lift 24 the sanctions; and

1 (2) a justification in writing for lifting the sanc-2 tions. 3 (c) Joint Resolution of Disapproval.— 4 (1) In general.—Sanctions may not be lifted 5 with respect to Russian sovereign assets as described 6 in subsection (a) if, within 30 days of receipt of the 7 notification and justification required under sub-8 section (b), a joint resolution is enacted prohibiting 9 the lifting of the sanctions. 10 (2) Expedited procedures.—Any joint reso-11 lution described in paragraph (1) introduced in ei-12 ther House of Congress shall be considered in ac-13 cordance with the provisions of section 601(b) of the 14 International Security Assistance and Arms Export 15 Control Act of 1976 (Public Law 94–329; 90 Stat. 16 765), except that any such resolution shall be sub-17 ject to germane amendments. If such a joint resolu-18 tion should be vetoed by the President, the time for 19 debate in consideration of the veto message on such 20 measure shall be limited to 20 hours in the Senate 21 and in the House of Representatives shall be deter-22 mined in accordance with the Rules of the House. 23 (d) Cooperation on Prohibition of Lifting SANCTIONS ON CERTAIN RUSSIAN SOVEREIGN ASSETS.—

The President may take such action as may be necessary

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- 1 to seek to obtain and enter into an agreement between
- 2 the United States, Ukraine, and other countries that have
- 3 blocked or immobilized Russian sovereign assets to pro-
- 4 hibit such assets from being released or mobilized until
- 5 there is an agreement that addresses the Russian Federa-
- 6 tion's obligation to compensate Ukraine.

## 7 SEC. 104. AUTHORITY TO SEIZE, CONFISCATE, TRANSFER,

- 8 AND VEST RUSSIAN SOVEREIGN ASSETS.
- 9 (a) Reporting on Russian Sovereign Assets.—
- 10 (1) IN GENERAL.—Not later than 180 days
  11 after the date of the enactment of this Act, and an12 nually thereafter until the date described in sub13 section (h), the President shall submit to the appro-
- 14 priate congressional committees a report detailing
- the status of Russian sovereign assets subject to the
- jurisdiction of the United States, including the infor-
- mation with respect to such assets required to be in-
- 18 cluded with respect to property in the reports re-
- 19 quired by Directive 4.
- 20 (2) Continuation in effect of reporting
- 21 REQUIREMENTS.—Any requirement to submit re-
- ports under Directive 4 shall remain in effect until
- 23 the date described in subsection (h).

1 (3) FORM.—Each report required by subpara-2 graph (A) shall be submitted in unclassified form, 3 but may include a classified annex. 4 (4) DIRECTIVE 4 DEFINED.—In this subsection, the term "Directive 4" means Directive 4 issued by 5 6 the Office of Foreign Assets Control under Execu-7 tive Order 14024 (50 U.S.C. 1701 note; relating to 8 blocking property with respect to specified harmful 9 foreign activities of the Government of the Russian 10 Federation), as in effect on the date of the enact-11 ment of this Act. 12 (b) Seizure, Transfer, Vesting, and Confisca-13 TION.— 14 (1) IN GENERAL.—On and after the date that 15 is 30 days after the President submits to the appro-16 priate congressional committees the certification de-17 scribed in subsection (c), the President may seize, 18 confiscate, transfer, or vest any Russian sovereign 19 assets, in whole or in part, and including any inter-20 est or interests in such assets, subject to the juris-21 diction of the United States. 22 (2) Vesting.—For funds confiscated under 23 paragraph (1), all right, title, and interest in Rus-24 sian sovereign assets shall vest in the Government of 25 the United States.

1	(3) Liquidation and deposit.—The Presi-
2	dent may—
3	(A) deposit any funds seized, transferred
4	or confiscated under paragraph (1) into the
5	Ukraine Support Fund established under sub-
6	section (d);
7	(B) liquidate or sell any other property
8	seized, transferred, or confiscated under para-
9	graph (1) and deposit the funds resulting from
10	such liquidation or sale into the Ukraine Sup-
11	port Fund; and
12	(C) make all such funds available for the
13	purposes described in subsection (e).
14	(4) Method of Seizure, Transfer, or con-
15	FISCATION.—The President may seize, transfer, or
16	confiscate Russian sovereign assets under paragraph
17	(1) through instructions or licenses or in such other
18	manner as the President determines appropriate.
19	(c) CERTIFICATION.—The certification described in
20	this subsection, with respect to Russian sovereign assets
21	is a certification that—
22	(1) seizing, confiscating, or transferring the
23	Russian sovereign assets for the benefit of Ukraine
24	is in the national interests of the United States;
25	(2) either—

1	(A) the Russian Federation has not ceased
2	its unlawful aggression against Ukraine; or
3	(B) the Russian Federation has not pro-
4	vided full compensation to Ukraine for harms
5	resulting from Russian aggression; and
6	(3) the President has meaningfully coordinated
7	with G7 leaders to take multilateral action with re-
8	gard to any seizure, confiscation, or transfer of Rus-
9	sian sovereign assets for the benefit of Ukraine.
10	(d) Establishment of the Ukraine Support
11	Fund.—
12	(1) In general.—The President shall establish
13	an account, to be known as the "Ukraine Support
14	Fund", to consist of funds deposited into the ac-
15	count under subsection (b).
16	(2) Use of funds.—The funds in the account
17	established under paragraph (1) shall be available to
18	be used only as specified in subsection (e).
19	(3) Supplement not supplant.—Amounts in
20	the account established under paragraph (1) shall
21	supplement and not supplant other amounts made
22	available to provide assistance to Ukraine.
23	(e) Use of Assets.—
24	(1) In general.—Subject to paragraphs (2),
25	(3), and (4), funds in the Ukraine Support Fund

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shall be available to the Secretary of State, in consultation with the Administrator of the United States Agency for International Development, to provide assistance to Ukraine to address damage resulting from the unlawful invasion by the Russian Federation that began on February 24, 2022, including through contributions to an international body or mechanism charged with determining compensation and providing assistance to Ukraine. (2) Coordination with foreign assistance FUNDS.— (A) IN GENERAL.—Funds in the Ukraine Support Fund may be transferred to, and merged with, funds made available to carry out any provision of the Foreign Assistance Act of 1961 (22 U.S.C. 2151 et seq.) to carry out the purposes of this section, except that funds from the Ukraine Support Fund shall remain available until expended. Any funds transferred pursuant to this subparagraph may be considered foreign assistance under the Foreign Assistance Act of 1961 for purposes of making available the administrative authorities in that Act. (B) Use for direct loans.—Notwith-

standing section 504(b) of the Congressional

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1	Budget Act of 1974 (2 U.S.C. 661c(b)), funds
2	in the Ukraine Support Fund may be made
3	available, subject to such terms and conditions
4	as the Secretary of State deems necessary, for
5	the principal for direct loans for Ukraine and
6	costs, as defined in section 502 of the Congress
7	sional Budget Act of 1974 (2 U.S.C. 661a), or
8	such loans.
9	(3) Notification.—
10	(A) IN GENERAL.—The Secretary of State
11	shall notify the appropriate congressional com-
12	mittees not fewer than 15 days before providing
13	any funds from the Ukraine Support Fund to
14	the Government of Ukraine or to any other per-
15	son or international organization for the pur-
16	poses described in paragraph (1), other than
17	funds authorized to be provided as assistance
18	under section 491 of the Foreign Assistance
19	Act of 1961 (22 U.S.C. 2292).
20	(B) Elements.—A notification under sub-
21	paragraph (A) with respect to the provision of
22	funds to the Government of Ukraine shall speci-
23	fy—
24	(i) the amount of funds to be pro-
25	vided;

1	(ii) the purpose for which such funds
2	are provided; and
3	(iii) the recipient.
4	(4) Prohibition of Provision of Funds to
5	THE RUSSIAN FEDERATION OR SANCTIONED PER-
6	sons.—Notwithstanding any other provision of law,
7	funds from the Ukraine Support Fund may not
8	under any circumstances be provided to—
9	(A) the Government of the Russian Fed-
10	eration;
11	(B) a foreign person with respect to which
12	the United States has imposed sanctions;
13	(C) a foreign person owned or controlled
14	by—
15	(i) the Government of the Russian
16	Federation;
17	(ii) a Russian person with respect to
18	which the United States has imposed sanc-
19	tions; or
20	(D) any person in which the Government
21	of the Russian Federation or a person described
22	in subparagraph (B) has a direct or indirect in-
23	terest; or

1	(E) any person that may act in the inter-
2	est of the Government of the Russian Federa
3	tion.
4	(f) Judicial Review.—
5	(1) In general.—The seizure, transfer, confis
6	cation, or vesting of Russian sovereign assets under
7	subsection (b)(1) shall not be subject to judicial re-
8	view for claims brought in United States courts by
9	the Government of the Russian Federation or any
10	agent acting on behalf of the Russian Federation.
11	(2) Rule of Construction.—Nothing in this
12	subsection shall be construed to limit any private in
13	dividual or entity from asserting constitutional
14	claims in United States courts.
15	(g) Exception for United States Obligations
16	UNDER INTERNATIONAL AGREEMENTS.—The authorities
17	provided by this section may not be exercised in a manner
18	inconsistent with the obligations of the United States
19	under—
20	(1) the Convention on Diplomatic Relations
21	done at Vienna April 18, 1961, and entered into
22	force April 24, 1964 (23 UST 3227);
23	(2) the Convention on Consular Relations, done
24	at Vienna April 24, 1963, and entered into force or
25	March 19, 1967 (21 UST 77);

1	(3) the Agreement Regarding the Headquarters
2	of the United Nations, signed at Lake Success June
3	26, 1947, and entered into force November 21, 1947
4	(TIAS 1676); or
5	(4) any other international agreement—
6	(A) governing the use of force or estab-
7	lishing rights under international humanitarian
8	law; and
9	(B) to which the United States is a state
10	party on the day before the date of the enact-
11	ment of this Act.
12	(h) Sunset.—The authority to seize, transfer, con-
13	fiscate, or vest Russian sovereign assets under this section
1 1	shall terminate on the earlier of—
14	
14 15	(1) the date that is 6 years after the date of the
15	(1) the date that is 6 years after the date of the
15 16	(1) the date that is 6 years after the date of the enactment of this Act; or
15 16 17	<ul><li>(1) the date that is 6 years after the date of the enactment of this Act; or</li><li>(2) the date that is 120 days after the date on</li></ul>
15 16 17 18	<ul><li>(1) the date that is 6 years after the date of the enactment of this Act; or</li><li>(2) the date that is 120 days after the date on which the President determines and certifies to the</li></ul>
15 16 17 18 19	<ul> <li>(1) the date that is 6 years after the date of the enactment of this Act; or</li> <li>(2) the date that is 120 days after the date on which the President determines and certifies to the appropriate congressional committees that—</li> </ul>
15 16 17 18 19 20	<ul> <li>(1) the date that is 6 years after the date of the enactment of this Act; or</li> <li>(2) the date that is 120 days after the date on which the President determines and certifies to the appropriate congressional committees that—</li> <li>(A) the Russian Federation has reached an</li> </ul>
15 16 17 18 19 20 21	<ul> <li>(1) the date that is 6 years after the date of the enactment of this Act; or</li> <li>(2) the date that is 120 days after the date on which the President determines and certifies to the appropriate congressional committees that— <ul> <li>(A) the Russian Federation has reached an agreement relating to the respective withdrawal</li> </ul> </li> </ul>

1	(B)(i) full compensation has been made to
2	Ukraine for harms resulting from the invasion
3	of Ukraine by the Russian Federation;
4	(ii) the Russian Federation is participating
5	in a bona fide international mechanism that, by
6	agreement, addresses the obligations of the
7	Russian Federation to compensate Ukraine; or
8	(iii) the Russian Federation's obligation to
9	compensate Ukraine for the damage caused by
10	the Russian Federation's aggression has been
11	resolved pursuant to an agreement between the
12	Russian Federation and the Government of
13	Ukraine.
14	SEC. 105. INTERNATIONAL MECHANISM TO USE RUSSIAN
14 15	SEC. 105. INTERNATIONAL MECHANISM TO USE RUSSIAN SOVEREIGN ASSETS TO PROVIDE FOR THE
15	SOVEREIGN ASSETS TO PROVIDE FOR THE
15 16 17	SOVEREIGN ASSETS TO PROVIDE FOR THE RECONSTRUCTION OF UKRAINE.
15 16 17	SOVEREIGN ASSETS TO PROVIDE FOR THE RECONSTRUCTION OF UKRAINE.  (a) IN GENERAL.—The President shall take steps the
15 16 17 18	SOVEREIGN ASSETS TO PROVIDE FOR THE RECONSTRUCTION OF UKRAINE.  (a) IN GENERAL.—The President shall take steps the President determines are appropriate to coordinate with
15 16 17 18 19	SOVEREIGN ASSETS TO PROVIDE FOR THE RECONSTRUCTION OF UKRAINE.  (a) IN GENERAL.—The President shall take steps the President determines are appropriate to coordinate with the G7, the European Union, Australia, and other part-
15 16 17 18 19 20	RECONSTRUCTION OF UKRAINE.  (a) IN GENERAL.—The President shall take steps the President determines are appropriate to coordinate with the G7, the European Union, Australia, and other partners and allies of the United States regarding the disposi-
15 16 17 18 19 20 21	RECONSTRUCTION OF UKRAINE.  (a) IN GENERAL.—The President shall take steps the President determines are appropriate to coordinate with the G7, the European Union, Australia, and other partners and allies of the United States regarding the disposition of immobilized Russian sovereign assets, such as by
15 16 17 18 19 20 21 22	RECONSTRUCTION OF UKRAINE.  (a) IN GENERAL.—The President shall take steps the President determines are appropriate to coordinate with the G7, the European Union, Australia, and other partners and allies of the United States regarding the disposition of immobilized Russian sovereign assets, such as by seeking to establish a coordinated international compensa-
15 16 17 18 19 20 21 22 23	RECONSTRUCTION OF UKRAINE.  (a) In General.—The President shall take steps the President determines are appropriate to coordinate with the G7, the European Union, Australia, and other partners and allies of the United States regarding the disposition of immobilized Russian sovereign assets, such as by seeking to establish a coordinated international compensation mechanism with foreign partners, including Ukraine,

- 1 the establishment of an international fund, to be known
- 2 as the "Common Ukraine Fund", that uses assets in the
- 3 Ukraine Support Fund established under section 104(d)
- 4 and contributions from foreign partners to allow for com-
- 5 pensation for Ukraine, including by—
- 6 (1) supporting a register of damage to serve as
- 7 a record of evidence and for assessment of the full
- 8 costs of damages to Ukraine resulting from the inva-
- 9 sion of Ukraine by the Russian Federation that
- began on February 24, 2022;
- 11 (2) establishing a mechanism for compensating
- 12 Ukraine for damages resulting from that invasion;
- 13 (3) ensuring distribution of those assets or the
- proceeds of those assets based on determinations
- under that mechanism; and
- 16 (4) taking such other actions as may be nec-
- essary to carry out this section.
- 18 (b) AUTHORIZATION FOR DEPOSIT.—Upon the Presi-
- 19 dent reaching an agreement or arrangement to establish
- 20 a common international compensation mechanism pursu-
- 21 ant to subsection (a), the Secretary of State may transfer
- 22 funds from the Ukraine Support Fund established under
- 23 section 104(d) to a fund or mechanism established con-
- 24 sistent with subsection (a).
- 25 (c) Notifications.—

1	(1) AGREEMENT OR ARRANGEMENT.—The
2	President shall notify the appropriate congressional
3	committees not later than 30 days before entering
4	into any new bilateral or multilateral agreement or
5	arrangement under subsection (a).
6	(2) Transfer.—The President shall notify the
7	appropriate congressional committees not later than
8	30 days before any transfer from the Ukraine Sup-
9	port Fund to a fund established consistent with sub-
10	section (a).
11	(d) GOOD GOVERNANCE.—The Secretary of State, in
12	consultation with the Secretary of the Treasury, shall—
13	(1) seek to ensure that any fund or mechanism
14	established consistent with subsection (a) operates in
15	accordance with established international accounting
16	principles;
17	(2) seek to ensure that any such fund or mech-
18	anism is—
19	(A) staffed, operated, and administered in
20	accordance with established accounting rules
21	and governance procedures, including a mecha-
22	nism for the governance and operation of the
23	fund or mechanism;
24	(B) operated transparently as to all funds
25	transfers, filings, and decisions; and

1	(C) audited on a regular basis by an inde-
2	pendent auditor, in accordance with inter-
3	nationally accepted accounting and auditing
4	standards;
5	(3) seek to ensure that any audits of any such
6	fund or mechanism are made available to the public;
7	and
8	(4) ensure that any audits of any such fund or
9	mechanism are reviewed and reported on by the
10	Government Accountability Office to the appropriate
11	congressional committees and the public.
12	(e) Limitation on Transfer of Funds.—No
13	funds may be transferred from the Ukraine Support Fund
14	to a fund or mechanism established consistent with sub-
15	section (a) unless the President certifies to the appropriate
16	congressional committees that—
17	(1) the institution housing the fund or mecha-
18	nism has a plan to ensure transparency and ac-
19	countability for all funds transferred to and from
20	the Common Ukraine Fund; and
21	(2) the President has transmitted the plan re-
22	quired under paragraph (1) to the appropriate con-
23	gressional committees in writing.
24	(f) Joint Resolution of Disapproval.—No funds
25	may be transferred from the Ukraine Support Fund to

- 1 a fund or mechanism established consistent with sub-
- 2 section (a) if, within 30 days of receipt of the notification
- 3 required under subsection (c)(2), a joint resolution is en-
- 4 acted prohibiting the transfer.
- 5 (g) Report.—Not later than 90 days after the date
- 6 of the enactment of this Act, and not less frequently than
- 7 every 90 days thereafter, the President shall submit to the
- 8 appropriate congressional committees a report that in-
- 9 cludes the following:
- 10 (1) An accounting of funds in any fund or
- 11 mechanism established consistent with subsection
- 12 (a).
- 13 (2) Any information regarding the disposition
- of any such fund or mechanism that has been trans-
- mitted to the President by the institution housing
- the fund or mechanism during the period covered by
- the report.
- 18 (3) A description of United States multilateral
- and bilateral diplomatic engagement with allies and
- 20 partners of the United States that also have immo-
- 21 bilized Russian sovereign assets to allow for com-
- 22 pensation for Ukraine during the period covered by
- the report.
- 24 (4) An outline of steps taken to carry out this
- section during the period covered by the report.

1	OEG :	100	DEDODE	ONT TIOTS	OF BUIGGE	AN COMPRESSOR	ACCEPTE
	SEC.	106.	KEPORT (	ON USE:	OF RUSSIA	AN SOVEREIGN	ASSETS.

- 2 Not later than 90 days after the date of the enact-
- 3 ment of this Act, and every 180 days thereafter, the Sec-
- 4 retary of State, in consultation with the Secretary of the
- 5 Treasury, shall submit to the appropriate congressional
- 6 committees a report that contains—
- 7 (1) the amount and source of Russian sovereign
- 8 assets seized, transferred, or confiscated pursuant to
- 9 subsection (b)(1) of section 104;
- 10 (2) the amount and source of funds transferred
- into the Ukraine Support Fund under subsection
- (b)(3) of that section; and
- 13 (3) a detailed description and accounting of
- how such funds were used to meet the purposes de-
- scribed in subsection (e) of that section.

## 16 SEC. 107. REPORT ON IMMOBILIZED ASSETS OF THE CEN-

- 17 TRAL BANK OF THE RUSSIAN FEDERATION.
- 18 (a) In General.—Not later than 90 days after the
- 19 date of the enactment of this Act, the Secretary of the
- 20 Treasury, in consultation with the Board of Governors of
- 21 the Federal Reserve, the Federal Deposit Insurance Cor-
- 22 poration, the Office of the Comptroller of the Currency,
- 23 the National Credit Union Administration, the Securities
- 24 and Exchange Commission, and the Commodity Futures
- 25 Trading Commission, shall submit to the appropriate con-
- 26 gressional committees a report that includes—

1	(1) the best available accounting of the location,
2	value, and denomination of blocked and immobilized
3	assets of the Central Bank of the Russian Federa-
4	tion, as well as any additional assets of that bank
5	held outside of the Russian Federation;
6	(2) with respect to blocked and immobilized as-
7	sets of the Central Bank of the Russian Federa-
8	tion—
9	(A) a break down of those assets by the
10	country or jurisdiction in which such assets are
11	located;
12	(B) an estimate of the value and denomi-
13	nation of the assets held in each such country
14	or jurisdiction; and
15	(C) an identification of whether those as-
16	sets are securities, deposits, or other assets;
17	(3) an estimate, to the extent feasible, of—
18	(A) the total income received from those
19	assets since the dates that the assets were
20	blocked or immobilized; and
21	(B) the approximate amounts of those as-
22	sets that are securities and have matured or ex-
23	pired; and
24	(4) an assessment of—

1	(A) what may have happened to the securi-
2	ties described in paragraph (3)(B); and
3	(B) how the funds from maturing securi-
4	ties have been reinvested and the associated in-
5	come flows.
6	(b) Addressing Uncertainty.—In preparing the
7	report required by subsection (a), the Secretary shall—
8	(1) where exact figures are uncertain, provide
9	approximate ranges for those figures; and
10	(2) identify areas of uncertainty or gaps in ac-
11	counting, including areas where the Central Bank of
12	the Russian Federation may have additional assets
13	outside of the Russian Federation.
14	(c) COORDINATION WITH ALLIES.—The Secretary
15	shall work with the G7 and other allies of the United
16	States to obtain the information necessary to ensure that
17	the report submitted under subsection (a) is comprehen-
18	sive. A joint report by the Secretary and such allies shall
19	satisfy the requirements of this subsection.
20	(d) Form.—
21	(1) In general.—The report required by sub-
22	section (a) shall be submitted in unclassified form,
23	but may include a classified annex.
24	(2) Focus on public availability of infor-
25	MATION.—In preparing the report required by sub-

1	section (a), the Secretary shall maximize the amount
2	of information that is included in the unclassified
3	portion of the report.
4	SEC. 108. ASSESSMENT BY SECRETARY OF STATE AND AD-
5	MINISTRATOR OF UNITED STATES AGENCY
6	FOR INTERNATIONAL DEVELOPMENT ON RE-
7	CONSTRUCTION AND REBUILDING NEEDS OF
8	UKRAINE.
9	(a) In General.—Not later than 180 days after the
10	date of the enactment of this Act, the Secretary of State,
11	in consultation with the Secretary of the Treasury and Ad-
12	ministrator of the United States Agency for International
13	Development, shall submit to the appropriate congres-
14	sional committees an assessment of the most pressing
15	needs of Ukraine for reconstruction, rebuilding, security
16	assistance, and humanitarian aid.
17	(b) Elements.—The assessment required by sub-
18	section (a) shall include the following:
19	(1) An estimate of the rebuilding and recon-
20	struction needs of Ukraine, as of the date of the as-
21	sessment, resulting from the unlawful invasion of
22	Ukraine by the Russian Federation, including—
23	(A) a description of the sources and meth-
24	ods for the estimate; and

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

1	SEC. 109. EXCEPTION RELATING TO IMPORTATION OF
2	GOODS.
3	(a) In General.—The authorities and requirements
4	under this title shall not include the authority or a require-
5	ment to impose sanctions on the importation of goods.
6	(b) GOOD DEFINED.—In this section, the term
7	"good" means any article, natural or manmade substance,
8	material, supply, or manufactured product, including in-
9	spection and test equipment, and excluding technical data.
10	TITLE II—MULTILATERAL CO-
11	ORDINATION AND COUN-
12	TERING MALIGN ACTIVITIES
13	OF THE RUSSIAN FEDERA-
14	TION
15	SEC. 201. STATEMENT OF POLICY REGARDING MULTILAT-
16	ERAL COORDINATION WITH RESPECT TO THE
17	RUSSIAN FEDERATION.
18	(a) In General.—In response to the Russian Fed-
19	eration's unprovoked and illegal invasion of Ukraine, it is
20	the policy of the United States that—
21	(1) the United States, along with the European
22	Union, the G7, Australia, and other willing allies
23	and partners of the United States, should continue
24	to lead a coordinated international sanctions regime
25	to freeze sovereign assets of the Russian Federation;

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(2) the Secretary of State should continue to engage in interagency and multilateral coordination with agencies of the European Union, the G7, Australia, and other allies and partners of the United States on efforts related to countering the Russian Federation, including efforts related to the confiscation and repurposing of Russian sovereign assets, as well as to ensure the ongoing implementation and enforcement of sanctions with respect to the Russian Federation in response to its invasion of Ukraine; (3) the Secretary of State, in consultation with the Secretary of the Treasury, should, to the extent practicable and consistent with relevant United States law, continue to lead and coordinate with the European Union, the G7, Australia, and other allies and partners of the United States with respect to enforcement of sanctions imposed with respect to the Russian Federation; (4) the United States should continue to provide relevant technical assistance, implementation guidance, and support relating to enforcement and implementation of sanctions imposed with respect to the Russian Federation; (5) where appropriate, the Secretary of State,

in consultation with the Secretary of the Treasury,

1 should continue to seek private sector input regard-2 ing sanctions policy with respect to the Russian Fed-3 eration and the implementation of and compliance 4 with such sanctions imposed with respect to the 5 Russian Federation; and 6 (6) the Secretary of State, in coordination with 7 the Secretary of the Treasury, should continue ro-8 bust diplomatic engagement with allies and partners 9 of the United States, including the European Union, 10 the G7, and Australia, to encourage such allies and partners to continue to take appropriate actions 11 12 against the Russian Federation, including the impo-13 sition of sanctions. 14 (b) AUTHORIZATION OF APPROPRIATIONS.— 15 (1) In General.—There is authorized to be 16 appropriated to the Secretary of State \$15,000,000 17 for each of fiscal years 2025, 2026, and 2027, to 18 carry out this section. 19 (2)SUPPLEMENT NOT SUPPLANT.—The 20 amounts authorized to be appropriated by paragraph 21 shall supplement and not supplant other amounts 22 authorized to be appropriated for the Department of 23 State.

1	SEC. 202. INFORMATION ON VOTING PRACTICES IN THE
2	UNITED NATIONS WITH RESPECT TO THE IN-
3	VASION OF UKRAINE BY THE RUSSIAN FED-
4	ERATION.
5	Section 406(b) of the Foreign Relations Authoriza-
6	tion Act, Fiscal Years 1990 and 1991 (22 U.S.C.
7	2414a(b)), is amended—
8	(1) in paragraph (4), by striking "Assembly
9	on" and all that follows through "opposed by the
10	United States;" and inserting the following: "Assem-
11	bly on—
12	"(A) resolutions specifically related to
13	Israel that are opposed by the United States;
14	and
15	"(B) resolutions specifically related to the
16	invasion of Ukraine by the Russian Federa-
17	tion;";
18	(2) in paragraph (5), by striking "; and" and
19	inserting a semicolon;
20	(3) by redesignating paragraph (6) as para-
21	graph (7); and
22	(4) by inserting after paragraph (5) the fol-
23	lowing:
24	"(6) an analysis and discussion, prepared in
25	consultation with the Secretary of State, of the ex-
26	tent to which member countries supported United

1	States policy objectives in the Security Council and
2	the General Assembly with respect to the invasion of
3	Ukraine by the Russian Federation; and".
4	SEC. 203. EXPANSION OF FORFEITED PROPERTY AVAIL-
5	ABLE TO REMEDIATE HARMS TO UKRAINE
6	FROM RUSSIAN AGGRESSION.
7	(a) In General.—Section 1708 of the Additional
8	Ukraine Supplemental Appropriations Act, 2023 (division
9	M of Public Law 117–328) is amended—
10	(1) in subsection (a), by inserting "from any
11	forfeiture fund" after "The Attorney General may
12	transfer'; and
13	(2) in subsection (c)—
14	(A) in paragraph (2), by striking "which
15	property belonged" and all that follows and in-
16	serting the following: "which property—
17	"(A) belonged to, was possessed by, or was
18	controlled by a person the property or interests
19	in property of which were blocked pursuant to
20	any covered legal authority;
21	"(B) was involved in an act in violation of,
22	or a conspiracy or scheme to violate or cause a
23	violation of—
24	"(i) any covered legal authority; or

1	"(ii) any restriction on the export, re-
2	export, or in-country transfer of items im-
3	posed by the United States under the Ex-
4	port Administration Regulations, or any
5	restriction on the export, reexport, or re-
6	transfer of defense articles under the
7	International Traffic in Arms Regulations
8	under subchapter M of chapter I of title
9	22, Code of Federal Regulations, with re-
10	spect to—
11	"(I) the Russian Federation,
12	Belarus, the Crimea region of
13	Ukraine, or the so-called Donetsk and
14	Luhansk People's Republic regions of
15	Ukraine;
16	"(II) any person in any such
17	country or region on a restricted par-
18	ties list; or
19	"(III) any person located in any
20	other country that has been added to
21	a restricted parties list in connection
22	with the malign conduct of the Rus-
23	sian Federation in Ukraine, including
24	the annexation of the Crimea region
25	of Ukraine in March 2014 and the in-

1	vasion beginning in February 2022 of		
2	Ukraine, as substantially enabled by		
3	Belarus; or		
4	"(C) was involved in any related con-		
5	spiracy, scheme, or other Federal offense aris-		
6	ing from the actions of, or doing business with		
7	or acting on behalf of, the Russian Federation		
8	Belarus, or the Crimea region of Ukraine, or		
9	the so-called Donetsk and Luhansk People's		
10	Republic regions of Ukraine."; and		
11	(B) by adding at the end the following:		
12	"(3) The term 'covered legal authority' means		
13	any license, order, regulation, or prohibition imposed		
14	by the United States under the authority provided		
15	by the International Emergency Economic Powers		
16	Act (50 U.S.C. 1701 et seq.) or any other provision		
17	of law, with respect to—		
18	"(A) the Russian Federation;		
19	"(B) the national emergency—		
20	"(i) declared in Executive Order		
21	13660 (50 U.S.C. 1701 note; relating to		
22	blocking property of certain persons con-		
23	tributing to the situation in Ukraine);		
24	"(ii) expanded by—		

1	"(I) Executive Order 13661 (50
2	U.S.C. 1701 note; relating to blocking
3	property of additional persons contrib-
4	uting to the situation in Ukraine);
5	and
6	"(II) Executive Order 13662 (50
7	U.S.C. 1701 note; relating to blocking
8	property of additional persons contrib-
9	uting to the situation in Ukraine);
10	and
11	"(iii) relied on for additional steps
12	taken in Executive Order 13685 (50
13	U.S.C. 1701 note; relating to blocking
14	property of certain persons and prohibiting
15	certain transactions with respect to the
16	Crimea region of Ukraine);
17	"(C) the national emergency, as it relates
18	to the Russian Federation—
19	"(i) declared in Executive Order
20	13694 (50 U.S.C. 1701 note; relating to
21	blocking the property of certain persons
22	engaging in significant malicious cyber-en-
23	abled activities); and
24	"(ii) relied on for additional steps
25	taken in Executive Order 13757 (50

1	U.S.C. 1701 note; relating to taking addi-
2	tional steps to address the national emer-
3	gency with respect to significant malicious
4	cyber-enabled activities);
5	"(D) the national emergency—
6	"(i) declared in Executive Order
7	14024 (50 U.S.C. 1701 note; relating to
8	blocking property with respect to specified
9	harmful foreign activities of the Govern-
10	ment of the Russian Federation);
11	"(ii) expanded by Executive Order
12	14066 (50 U.S.C. 1701 note; relating to
13	prohibiting certain imports and new invest-
14	ments with respect to continued Russian
15	Federation efforts to undermine the sov-
16	ereignty and territorial integrity of
17	Ukraine); and
18	"(iii) relied on for additional steps
19	taken in—
20	"(I) Executive Order 14039 (22
21	U.S.C. 9526 note; relating to blocking
22	property with respect to certain Rus-
23	sian energy export pipelines);
24	"(II) Executive Order 14068 (50
25	U.S.C. 1701 note; relating to prohib-

iting certain imports, exports, and
new investment with respect to contin-
ued Russian Federation aggression);
and
"(III) Executive Order 14071
(50 U.S.C. 1701 note; relating to pro-
hibiting new investment in and certain
services to the Russian Federation in
response to continued Russian Fed-
eration aggression); and
"(iv) which may be expanded or relied
on in future Executive orders; or
"(E) actions or policies that undermine the
democratic processes and institutions in
Ukraine or threaten the peace, security, sta-
bility, sovereignty, or territorial integrity of
Ukraine.
"(4) The term 'Export Administration Regula-
tions' has the meaning given that term in section
$1742$ of the Export Control Reform Act of $2018\ (50$
U.S.C. 4801).
"(5) The term 'restricted parties list' means
any of the following lists maintained by the Bureau
of Industry and Security:

1	"(A) The Entity List set forth in Supple-
2	ment No. 4 to part 744 of the Export Adminis-
3	tration Regulations.
4	"(B) The Denied Persons List maintained
5	pursuant to section 764.3(a)(2) of the Export
6	Administration Regulations.
7	"(C) The Unverified List set forth in Sup-
8	plement No. 6 to part 744 of the Export Ad-
9	ministration Regulations.".
10	(b) SEMIANNUAL REPORTS.—Such section is further
11	amended—
12	(1) by redesignating subsections (c) and (d) as
13	subsections (d) and (e), respectively; and
14	(2) by inserting after subsection (b) the fol-
15	lowing:
16	"(c) Not later than 180 days after the date of the
17	enactment of the Rebuilding Economic Prosperity and Op-
18	portunity for Ukrainians Act, and every 180 days there-
19	after, the Secretary of State, in consultation with the At-
20	torney General and the Secretary of the Treasury, shall
21	submit to the appropriate congressional committees a re-
22	port on progress made in remediating the harms of Rus-
23	sian aggression toward Ukraine as a result of transfers
24	made under subsection (a).".
25	(c) Plan Required.—

- 1 (1) IN GENERAL.—Not later than 30 days after 2 the date of the enactment of this Act, the Attorney 3 General, in consultation with the Secretary of the 4 Treasury and the Secretary of State, shall submit to 5 the appropriate congressional committees a plan for 6 using the authority provided by section 1708 of the 7 Additional Ukraine Supplemental Appropriations 8 Act, 2023, as amended by this section. 9 (2) Appropriate congressional commit-10 TEES DEFINED.—In this section, the term "appro-11 priate congressional committees" has the meaning 12 given that term by section 1708 of the Additional 13 Ukraine Supplemental Appropriations Act, 2023, as 14 amended by this section. 15 SEC. 204. EXTENSIONS. 16 (a) Section 5(a) of the Elie Wiesel Genocide and Atrocities Prevention Act of 2018 (Public Law 115–441; 18 132 Stat. 5587) is amended, in the matter preceding paragraph (1), by striking "six years" and inserting "12 19 20 vears". 21 (b) Section 1287(j) of the National Defense Author-22 ization Act for Fiscal Year 2017 (Public Law 114–328; 23 22 U.S.C. 2656 note) is amended by striking "on the date
- 24 that is 8 years after the date of the enactment of this

Act" and inserting "on September 30, 2029".

## SEC. 205. RECOGNITION OF RUSSIAN ACTIONS IN UKRAINE

)	ACIA	CENOCIDE
Z	AS A	GENOCIDE

- (a) FINDINGS.—Congress finds the following:
  - (1) The Russian Federation's illegal, premeditated, unprovoked, and brutal war against Ukraine includes extensive, systematic, and flagrant atrocities against the people of Ukraine.
    - (2) Article II of the Convention on the Prevention and Punishment of the Crime of Genocide (in this section referred to as the "Genocide Convention"), adopted and opened for signature in 1948 and entered into force in 1951, defines genocide as "any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such: (a) Killing members of the group; (b) Causing serious bodily or mental harm to members of the group; (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; (d) Imposing measures intended to prevent births within the group; (e) Forcibly transferring children of the group to another group".
    - (3) On October 3, 2018, the Senate unanimously agreed to Senate Resolution 435, 115th Congress, which commemorated the 85th anniversary of the Holodomor and "recognize[d] the findings of the

1 Commission on the Ukraine Famine as submitted to 2 Congress on April 22, 1988, including that 'Joseph 3 Stalin and those around him committed genocide 4 against the Ukrainians in 1932–1933'". 5 (4) Substantial and significant evidence docu-6 ments widespread, systematic actions against the 7 Ukrainian people committed by Russian forces under 8 the direction of political leadership of the Russian 9 Federation that meet one or more of the criteria 10 under article II of the Genocide Convention, includ-11 ing— 12 (A) killing members of the Ukrainian peo-13 ple in mass atrocities through deliberate and 14 regularized murders of fleeing civilians and civilians in passing as well as purposeful tar-15 16 geting of homes, schools, hospitals, shelters, 17 and other residential and civilian areas; 18 (B) causing serious bodily or mental harm 19 to members of the Ukrainian people by launch-20 ing indiscriminate attacks against civilians and 21 civilian areas, conducting willful strikes on hu-22 manitarian evacuation corridors, and employing 23 widespread and systematic sexual violence 24 against Ukrainian civilians, including women, 25 children, and men;

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(C) deliberately inflicting upon the Ukrainian people conditions of life calculated to bring about their physical destruction in whole or in part, including displacement due to annihilated villages, towns, and cities left devoid of food, water, shelter, electricity, and other basic necessities, starvation caused by the destruction of farmlands and agricultural equipment, the placing of Russian landmines across thousands of acres of useable fields, and blocking the delivery of humanitarian food aid; (D) imposing measures intended to prevent among the Ukrainian people, demonstrated by the Russian military's expansive and direct targeting of maternity hospitals and other medical facilities and systematic attacks against residential and civilian areas as well as humanitarian corridors intended to deprive Ukrainians of safe havens within their own country and the material conditions conducive to childrearing; and (E) forcibly mass transferring millions of Ukrainian civilians, hundreds of thousands of whom are children, to the Russian Federation

1 or territories controlled by the Russian Federa-2 tion. 3 (5) The intent of the Russian Federation and 4 those acting on its behalf in favor of those heinous 5 crimes against humanity has been demonstrated 6 through frequent pronouncements and other forms 7 of official communication denying Ukrainian nation-8 hood, including President Putin's ahistorical claims 9 that Ukraine is part of a "single whole" Russian na-10 tion with "no historical basis" for being an inde-11 pendent country. 12 (6) Some Russian soldiers and brigades accused 13 of committing war crimes in Bucha, Ukraine, and 14 elsewhere were rewarded with medals by President 15 Putin. 16 (7) The Russian state-owned media outlet RIA 17 Novosti published the article "What Should Russia do with Ukraine", which outlines "de-Nazification" 18 as meaning "de-Ukrainianization" or the destruction 19 20 of Ukraine and rejection of the "ethnic component" 21 of Ukraine. 22 (8) Article I of the Genocide Convention con-23 firms "that genocide, whether committed in time of 24 peace or in time of war, is a crime under inter-

1 national law which [the Contracting Parties] under-2 take to prevent and to punish". 3 Although additional documentation and analysis of atrocities committed by the Russian Fed-4 5 eration in Ukraine may be needed to punish those 6 responsible, the substantial and significant docu-7 mentation already undertaken, combined with state-8 ments showing intent, compel urgent action to pre-9 vent future acts of genocide. 10 (10) The Global Magnitsky Human Rights Ac-11 countability Act (22 U.S.C. 10101 et seq.) author-12 izes the President to impose economic sanctions on, 13 and deny entry into the United States to, foreign in-14 dividuals identified as engaging in gross violations of 15 internationally recognized human rights. 16 (b) SENSE OF THE SENATE.—It is the sense of the 17 Senate that— 18 (1) those acting on behalf of the Russian Fed-19 eration should be condemned for committing acts of 20 genocide against the Ukrainian people; 21 (2) the United States, in cooperation with allies 22 in the North Atlantic Treaty Organization and the 23 European Union, should undertake measures to sup-24 port the Government of Ukraine to prevent acts of 25 Russian genocide against the Ukrainian people;

1 (3) tribunals and international criminal inves-2 tigations should be supported to hold Russian polit-3 ical leaders and military personnel to account for a 4 war of aggression, war crimes, crimes against hu-5 manity, and genocide; and 6 (4) the President should use the authorities 7 under the Global Magnitsky Human Rights Account-8 ability Act (22 U.S.C. 10101 et seq.) to impose eco-9 nomic sanctions on those responsible complicit in, genocide in Ukraine by the Russian 10 11

Federation and those acting on its behalf.