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117TH CONGRESS 2D SESSION

S. 4064

To facilitate the development of a whole-of-government strategy for nuclear cooperation and nuclear exports.

IN THE SENATE OF THE UNITED STATES

April 7, 2022

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	,	d Mr. RISCH) intro rred to the Commit		0 /
	(leg	gislative day,		_),
	Reported by Mr	r. Menendez, with	an amendment	
[Stri	ke out all after the en	nacting clause and inser	t the part printed i	n italie]

A BILL

To facilitate the development of a whole-of-government strategy for nuclear cooperation and nuclear exports.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "International Nuclear
- 5 Energy Act of 2022".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) ADVANCED NUCLEAR REACTOR.—The term
2	"advanced nuclear reactor" has the meaning given
3	the term in section 951(b) of the Energy Policy Act
4	of 2005 (42 U.S.C. 16271(b)).
5	(2) Ally or partner nation.—The term
6	"ally or partner nation" means the Government of
7	each of the following:
8	(A) A country that is a member of the
9	North Atlantic Treaty Organization.
10	(B) Japan.
11	(C) The Republic of Korea.
12	(D) Australia.
13	(E) Switzerland.
14	(F) Sweden.
15	(G) Finland.
16	(H) Any other country designated as an
17	ally or partner nation by the Secretary of State
18	for purposes of this Act.
19	(3) Assistant.—The term "Assistant" means
20	the Assistant to the President and Director for Nu-
21	elear Energy Policy described in section $3(a)(3)(A)$.
22	(4) Associated entity.—The term "associ-
23	ated entity" means an entity that—
24	(A) is owned, controlled, or dominated
25	by

1	(i) an ally or partner nation; or
2	(ii) an associated individual; or
3	(B) is organized under the laws of, or oth-
4	erwise subject to the jurisdiction of, a country
5	described in any of subparagraphs (A) through
6	(H) of paragraph (2), including a corporation
7	that is incorporated in a country described in
8	any of those subparagraphs.
9	(5) Associated individual.—The term "asso-
10	ciated individual" means an alien who is a national
11	of a country described in any of subparagraphs (A)
12	through (H) of paragraph (2) .
13	(6) CENTER.—The term "Center" means the
14	Advanced Reactor Coordination and Resource Cen-
15	ter established under section 11.
16	(7) Embarking civil nuclear energy na-
17	TION.—The term "embarking civil nuclear energy
18	nation" means a country that—
19	(A) does not have a civil nuclear program
20	(B) is in the process of developing or ex-
21	panding a civil nuclear program, including safe
22	guards and a legal and regulatory framework
23	for
24	(i) nuclear safety;
25	(ii) nuclear security;

1	(iii) radioactive waste management;
2	(iv) eivil nuclear energy;
3	(v) nuclear liability; or
4	(vi) advanced nuclear reactor licens-
5	ing; or
6	(C) is in the process of selecting, devel-
7	oping, constructing, or utilizing advanced light
8	water reactors, advanced nuclear reactors, or
9	advanced nuclear technologies.
10	(8) High-assay low-enriched uranium.—
11	The term "high-assay low-enriched uranium" has
12	the meaning given the term in section 2001(d) of
13	the Energy Act of 2020 (42 U.S.C. 16281(d)).
14	(9) Low-enriched uranium.—The term "low-
15	enriched uranium" means each of—
16	(A) low-enriched uranium (as defined in
17	section 3102 of the USEC Privatization Act
18	(42 U.S.C. 2297h)); and
19	(B) low-enriched uranium (as defined in
20	section 3112A(a) of that Act (42 U.S.C
21	2297h-10a(a)).
22	(10) NATIONAL STRATEGIC URANIUM RE-
23	SERVE.—The term "National Strategic Uranium Re-
24	serve" means the National Strategie Uranium Re-
25	serve established under section 16(e)(1)(A).

1	(11) Nuclear safety.—The term "nuclear
2	safety" means issues relating to—
3	(A) the safe operation of nuclear reactors
4	and other nuclear facilities;
5	(B) radiological protection of—
6	(i) members of the public;
7	(ii) workers; and
8	(iii) the environment;
9	(C) nuclear waste management;
10	(D) emergency preparedness;
11	(E) nuclear liability; and
12	(F) the safe transportation of nuclear ma-
13	terials.
14	(12) Secretary.—The term "Secretary"
15	means the Secretary of Energy.
16	(13) Spent nuclear fuel.—The term "spent
17	nuclear fuel" has the meaning given the term in sec-
18	tion 2 of the Nuclear Waste Policy Act of 1982 (42
19	U.S.C. 10101).
20	(14) TEAM USA.—The term "Team USA"
21	means the interagency initiative to identify opportu-
22	nities in emerging economies, embarking civil nu-
23	clear energy nations, and ally or partner nations for
24	topies such as—
25	(A) nuclear plant construction;

1	(B) nuclear fuel services;
2	(C) nuclear energy financing;
3	(D) nuclear plant operations;
4	(E) nuclear plant regulation;
5	(F) nuclear medicine;
6	(G) infrastructure support for nuclear en-
7	ergy;
8	(H) nuclear plant decommissioning;
9	(I) nuclear liability;
10	(J) storage and disposal of spent nuclear
11	fuel; and
12	(K) technology related to the matters de-
13	scribed in subparagraphs (A) through (J).
14	(15) U.S. NUCLEAR ENERGY COMPANY.—The
15	term "U.S. nuclear energy company" means a com-
16	pany that—
17	(A) is organized under the laws of, or oth-
18	erwise subject to the jurisdiction of, the United
19	States; and
20	(B) is involved in the nuclear energy indus-
21	try.
22	SEC. 3. CIVIL NUCLEAR COORDINATION AND STRATEGY.
23	(a) Office of the Assistant to the President
24	AND DIRECTOR FOR NUCLEAR ENERGY POLICY.—

1	(1) ESTABLISHMENT.—There is established in
2	the Executive Office of the President an office, to be
3	known as the "Office of the Assistant to the Presi-
4	dent and Director for Nuclear Energy Policy' (re-
5	ferred to in this subsection as the "Office").
6	(2) Mission.—The Office shall act as the sin-
7	gle coordinating office for—
8	(A) civil nuclear cooperation; and
9	(B) civil nuclear export strategy.
10	(3) Leadership.—
11	(A) Assistant.—
12	(i) In General.—The Office shall be
13	headed by the Assistant to the President
14	and Director for Nuclear Energy Policy,
15	who shall be appointed by the President.
16	(ii) Reporting.—The Assistant shall
17	report directly to the President.
18	(B) DEPUTY ASSISTANT.—
19	(i) In General.—The Assistant shall
20	appoint a Deputy Assistant with experi-
21	ence in advising on civil nuclear project de-
22	velopment and financing.
23	(ii) REPORTING.—The Deputy Assist-
24	ant shall report directly to the Assistant.
25	(4) Duties.—

1	(A) In General.—The Assistant, in con-
2	sultation with the Deputy Assistant, shall—
3	(i) coordinate the civil nuclear export
4	policy of the United States;
5	(ii) develop a cohesive Federal strat-
6	egy for engagement with foreign govern-
7	ments (including ally or partner nations
8	and the governments of embarking civil
9	nuclear energy nations), associated enti-
10	ties, associated individuals, and inter-
11	national lending institutions with respect
12	to eivil nuclear exports;
13	(iii) coordinate with the officials de-
14	scribed in subparagraph (B) to ensure that
15	necessary framework agreements and trade
16	controls relating to civil nuclear materials
17	and technologies are in place for key mar-
18	kets; and
19	(iv) develop—
20	(I) a whole-of-government coordi-
21	nating strategy for civil nuclear co-
22	operation;
23	(II) a whole-of-government strat-
24	egy for eivil nuclear exports; and

1	(HI) a whole-of-government ap-
2	proach to support foreign investment
3	in domestic construction projects.
4	(B) Officials described.—The officials
5	referred to in subparagraph (A)(iii) are—
6	(i) the appropriate officials of—
7	(I) the Department of State;
8	(II) the Department of Energy;
9	(III) the Department of Com-
10	merce;
11	(IV) the Nuclear Regulatory
12	Commission;
13	(V) the Department of Defense;
14	(VI) the National Security Coun-
15	eil;
16	(VII) the National Economic
17	Council;
18	(VIII) the Office of the United
19	States Trade Representative;
20	(IX) the Office of Management
21	and Budget;
22	(X) the Office of the Director of
23	National Intelligence;
24	(XI) the Export-Import Bank of
25	the United States;

1	(XII) the United States Inter-
2	national Development Finance Cor-
3	poration;
4	(XIII) the United States Trade
5	and Development Agency; and
6	(XIV) the Office of Science and
7	Technology Policy; and
8	(ii) appropriate officials representing
9	foreign countries and governments, includ-
10	ing-
11	(I) ally or partner nations;
12	(II) embarking eivil nuclear en-
13	ergy nations; and
14	(III) any other country or gov-
15	ernment that the Assistant, in con-
16	sultation with the Deputy Assistant
17	and the officials described in clause
18	(i), determines to be appropriate.
19	(5) STAFF.—
20	(A) SENIOR ADVISORS.—
21	(i) In General.—The Assistant shall
22	select a staff of not fewer than 4, and not
23	more than 6, Senior Advisors to assist in
24	the mission of the Office.

1	(ii) REQUIREMENT.—The Senior Ad-
2	visors selected under clause (i) shall be
3	composed of individuals with diverse indus-
4	try and government backgrounds, including
5	individuals with backgrounds in—
6	(I) project financing;
7	(H) construction development
8	and management;
9	(III) contract structuring, risk
10	allocation, and nuclear liability;
11	(IV) regulatory, licensing, and
12	safeguards processes;
13	(V) civil nuclear electric and non-
14	electric applications of nuclear tech-
15	nologies;
16	(VI) government-to-government
17	negotiations;
18	(VII) social acceptance and envi-
19	ronmental justice;
20	(VIII) human infrastructure de-
21	velopment;
22	(IX) major project development;
23	(X) international infrastructure
24	financing; and

1	(XI) nuclear safety and security
2	requirements.
3	(B) OTHER STAFF.—The Assistant may
4	hire such other additional personnel as may be
5	necessary to carry out the mission of the Office.
6	(6) AUTHORIZATION OF APPROPRIATIONS.—
7	There is authorized to be appropriated to carry out
8	this subsection \$2,000,000 for each of fiscal years
9	2023 through 2027.
10	(b) Nuclear Exports Working Group.—
11	(1) ESTABLISHMENT.—There is established a
12	working group, to be known as the "Nuclear Ex-
13	ports Working Group" (referred to in this subsection
14	as the "working group").
15	(2) Composition.—The working group shall be
16	composed of—
17	(A) senior-level Federal officials, selected
18	internally by the applicable Federal agency or
19	organization, from—
20	(i) the Department of State;
21	(ii) the Department of Commerce;
22	(iii) the Department of Energy;
23	(iv) the Department of the Treasury;
24	(v) the Export-Import Bank of the
25	United States;

1	(vi) the United States International
2	Development Finance Corporation;
3	(vii) the Nuclear Regulatory Commis-
4	sion;
5	(viii) the Office of the United States
6	Trade Representative; and
7	(ix) the United States Trade and De-
8	velopment Agency;
9	(B) other senior-level Federal officials, se-
10	lected internally by the applicable Federal agen-
11	ey or organization, from any other Federal
12	agency or organization that the Secretary deter-
13	mines to be appropriate; and
14	(C) any senior-level Federal official se-
15	leeted by the Assistant from any Federal agen-
16	cy or organization.
17	(3) REPORTING.—The working group shall re-
18	port to the Assistant.
19	(4) Duties.—The working group shall—
20	(A) provide direction and advice to the As-
21	sistant; and
22	(B) submit to the Civil Nuclear Trade Ad-
23	visory Committee of the Department of Com-
24	merce and the Nuclear Energy Advisory Com-
25	mittee of the Department of Energy quarterly

1	reports on the standing of civil nuclear exports
2	from the United States, including with respect
3	to meeting the targets established as part of the
4	5-year civil nuclear trade strategy described in
5	$\frac{\text{paragraph}}{(5)(\Lambda)}$.
6	(5) Strategy.—
7	(A) In GENERAL.—Not later than 1 year
8	after the date of enactment of this Act, the
9	working group shall establish a 10-year civil nu-
10	elear trade strategy, including biennial targets
11	for the export of civil nuclear technologies, in-
12	eluding light water and non-light water reactors
13	and associated equipment and technologies, civil
14	nuclear materials, and nuclear fuel that align
15	with meeting international energy demand while
16	seeking to avoid or reduce emissions.
17	(B) Collaboration required. In es-
18	tablishing the strategy under subparagraph (A),
19	the working group shall collaborate with—
20	(i) the Secretary;
21	(ii) the Secretary of Commerce;
22	(iii) the Secretary of State;
23	(iv) the Secretary of the Treasury;
24	(v) the Nuclear Regulatory Commis-
25	sion;

1	(vi) the President of the Export-Im-
2	port Bank of the United States;
3	(vii) the Chief Executive Officer of the
4	United States International Development
5	Finance Corporation;
6	(viii) the United States Trade Rep-
7	resentative; and
8	(ix) representatives of private indus-
9	try.
10	SEC. 4. ENGAGEMENT WITH ALLY OR PARTNER NATIONS.
11	(a) In General.—The Secretary of State, in coordi-
12	nation with the Secretary, the Nuclear Regulatory Com-
13	mission, Team USA, and the Assistant, shall launch, in
14	accordance with applicable nuclear technology export laws
15	(including regulations), an international initiative to mod-
16	ernize the civil nuclear outreach carried out by the United
17	States for the purpose of establishing cooperative financ-
18	ing relationships for the export of civil nuclear technology,
19	components, materials, and infrastructure to countries in
20	the coalition described in subsection (b).
21	(b) Coalition Described.—The coalition referred
22	to in subsection (a) is a coalition of countries that—
23	(1) is developed for purposes of carrying out
24	the initiative described in subsection (a); and

1	(2) includes each ally or partner nation that is
2	willing to participate in the coalition.
3	(e) Activities.—In carrying out the initiative de-
4	scribed in subsection (a), the Secretary of State shall—
5	(1) assist nongovernmental organizations and
6	appropriate offices, administrations, agencies, lab-
7	oratories, and programs of the Department of En-
8	ergy in providing education and training to foreign
9	governments in nuclear safety, security, and safe-
10	guards
11	(A) through engagement with the Inter-
12	national Atomic Energy Agency; or
13	(B) independently, if the applicable entity
14	determines that it would be more advantageous
15	under the circumstances to provide the applica-
16	ble education and training independently;
17	(2) assist the efforts of the International Atom-
18	ie Energy Agency to expand the support provided by
19	the International Atomic Energy Agency to embark-
20	ing eivil nuclear energy nations for nuclear safety,
21	security, and safeguards;
22	(3) expand outreach by the Assistant to the pri-
23	vate investment community to create public-private
24	financing relationships to assist in the export of civil

1	nuclear technology to countries in the coalition de-
2	seribed in subsection (b);
3	(4) seek to coordinate, to the maximum extent
4	practicable, the work carried out by each of—
5	(A) the Nuclear Regulatory Commission;
6	(B) the Department of Energy;
7	(C) the Department of Commerce;
8	(D) the International Atomic Energy
9	Agency;
10	(E) the Nuclear Energy Agency; and
11	(F) the nuclear regulatory agencies and or-
12	ganizations of embarking civil nuclear energy
13	nations and ally or partner nations; and
14	(5) improve the regulatory framework to allow
15	for the expeditious exporting and importing of civil
16	nuclear technologies and materials.
17	SEC. 5. COOPERATIVE FINANCING RELATIONSHIPS WITH
18	
	ALLY OR PARTNER NATIONS AND EMBARK-
19	ALLY OR PARTNER NATIONS AND EMBARK- ING CIVIL NUCLEAR ENERGY NATIONS.
1920	
	ING CIVIL NUCLEAR ENERGY NATIONS.
20	ing civil nuclear energy nations. (a) In General.—The Secretary, the Secretary of
2021	ing civil nuclear energy nations. (a) In General.—The Secretary, the Secretary of State, the Secretary of Commerce, the President of the
202122	ing civil nuclear energy nations. (a) In General.—The Secretary, the Secretary of State, the Secretary of Commerce, the President of the Export-Import Bank of the United States, and the Chief

1 with ally or partner nations or embarking civil nuclear energy nations to advance civil nuclear exports from the United States to ally or partner nations or embarking eivil 4 nuclear energy nations. 5 (b) United States Competitiveness Clauses.— 6 (1) DEFINITION OF UNITED STATES COMPETI-7 TIVENESS CLAUSE.—In this subsection, the term 8 "United States competitiveness clause" means any 9 United States competitiveness provision in any 10 agreement entered into by the Department of En-11 ergy, including— 12 (A) a cooperative agreement; 13 (B) a cooperative research and develop-14 ment agreement; and 15 (C) a patent waiver. 16 (2) Consideration.—In carrying out sub-17 section (a), the Secretary, the Secretary of State, 18 the Secretary of Commerce, the President of the Ex-19 port-Import Bank of the United States, and the 20 Chief Executive Officer of the United States Inter-21 national Development Finance Corporation shall 22 consider the impact of United States competitiveness 23 clauses on any cooperative financing relationships 24 entered into or proposed to be entered into under 25 that subsection.

1	(3) WAIVER.—The Secretary shall facilitate
2	waivers of United States competitiveness clauses as
3	necessary to facilitate cooperative financing relation-
4	ships with ally or partner nations or embarking civil
5	nuclear energy nations under subsection (a).
6	SEC. 6. FAST-TRACK PROCEDURES AND EXPORT CON-
7	TROLS.
8	Not later than 180 days after the date of enactment
9	of this Act, the Secretary shall promulgate a regulation
10	revising part 810 of title 10, Code of Federal Regulations,
11	to establish fast-track procedures for obtaining specific
12	authorizations for exports, which may be similar to exist-
13	ing fast-track procedures in existing Federal export-con-
14	trol regulations—
15	(1) for deemed exports to—
16	(A) a list of countries defined by the Sec-
17	retary;
18	(B) a list of countries defined by the Sec-
19	retary of State;
20	(C) a list of countries defined by the Sec-
21	retary of the Treasury;
22	(D) a list of countries defined by the Sec-
23	retary of Commerce; or
24	(E) destinations based on country criteria
25	defined by the Secretary; or

1	(2) for widely deployed technologies available
2	from multiple suppliers, such as light water reactor
3	technology.
4	SEC. 7. COOPERATION WITH ALLY OR PARTNER NATIONS
5	ON ADVANCED NUCLEAR REACTOR DEM
6	ONSTRATION AND COOPERATIVE RESEARCH
7	FACILITIES.
8	(a) In General.—Not later than 2 years after the
9	date of enactment of this Act, the Secretary of State, in
10	coordination with the Secretary, the Secretary of Com-
11	merce, and the Assistant, shall conduct bilateral and mul-
12	tilateral meetings with not fewer than 5 ally or partner
13	nations, with the aim of enhancing nuclear energy co-
14	operation among those ally or partner nations and the
15	United States, for the purpose of developing collaborative
16	relationships with respect to research, development, licens
17	ing, and deployment of advanced nuclear reactor tech-
18	nologies.
19	(b) REQUIREMENT.—The meetings described in sub-
20	section (a) shall include—
21	(1) a focus on cooperation to demonstrate and
22	deploy advanced nuclear reactors, with an emphasis
23	on U.S. nuclear energy companies, during the 10
24	year period beginning on the date of enactment of

1	this Act to provide options for addressing climate
2	change by 2050; and
3	(2) a focus on developing a memorandum of un-
4	derstanding or any other appropriate agreement be-
5	tween the United States and ally or partner nations
6	with respect to—
7	(A) the demonstration and deployment of
8	advanced nuclear reactors; and
9	(B) the development of cooperative re-
10	search facilities.
11	(e) Financing Arrangements.—In conducting the
12	meetings described in subsection (a), the Secretary of
13	State, in coordination with the Secretary, the Secretary
14	of Commerce, and the Assistant, shall seek to develop fi-
15	nancing arrangements to share the costs of the demonstra-
16	tion and deployment of advanced nuclear reactors and the
17	development of cooperative research facilities with the ally
18	or partner nations participating in those meetings.
19	(d) REPORT.—Not later than 1 year after the date
20	of enactment of this Act, the Secretary, the Secretary of
21	State, and the Secretary of Commerce shall jointly submit
22	to Congress a report highlighting potential partners—
23	(1) for the establishment of cost-share arrange-
24	ments described in subsection (e); or

1	(2) with which the United States may enter
2	into agreements with respect to—
3	(A) the demonstration of advanced nuclear
4	reactors; or
5	(B) cooperative research facilities.
6	SEC. 8. INTERNATIONAL NUCLEAR ENERGY COOPERATION.
7	Section 959B of the Energy Policy Act of 2005 (42)
8	U.S.C. 16279b) is amended—
9	(1) in the matter preceding paragraph (1), by
10	striking "The Secretary" and inserting the fol-
11	lowing:
12	"(a) IN GENERAL.—The Secretary";
13	(2) in subsection (a) (as so designated)—
14	(A) in paragraph (1) —
15	(i) by striking "financing,"; and
16	(ii) by striking "and" after the semi-
17	colon at the end;
18	(B) in paragraph (2)—
19	(i) in subparagraph (A), by striking
20	"preparations for"; and
21	(ii) in subparagraph (C)(v), by strik-
22	ing the period at the end and inserting a
23	semicolon; and
24	(C) by adding at the end the following:

1	"(3) to support, in consultation with the Sec-
2	retary of State, the safe, secure, and peaceful use of
3	nuclear technology in countries developing nuclear
4	energy programs, with a focus on countries that
5	have increased civil nuclear cooperation with the
6	Russian Federation or the People's Republic of
7	China; and
8	"(4) to promote the fullest utilization of United
9	States reactors, fuel, equipment, services, and tech-
10	nology in nuclear energy programs outside the
11	United States through—
12	"(A) bilateral and multilateral arrange-
13	ments that contain commitments for the utiliza-
14	tion of United States reactors, fuel, equipment,
15	services, and technology;
16	"(B) the designation of 1 or more U.S. nu-
17	elear energy companies (as defined in section 2
18	of the International Nuclear Energy Act of
19	2022) to implement an arrangement under sub-
20	paragraph (A) if the Secretary determines that
21	the designation is necessary and appropriate to
22	achieve the objectives of this section;
23	"(C) the waiver of any provision of law re-
24	lating to competition with respect to any activ-
25	ity related to an arrangement under subpara-

1	graph (A) if the Secretary, in consultation with
2	the Attorney General and the Secretary of
3	Commerce, determines that a waiver is nec-
4	essary and appropriate to achieve the objectives
5	of this section; and
6	"(D) the issuance of loans, loan guaran-
7	tees, other financial assistance, or assistance in
8	the form of an equity interest to earry out ac-
9	tivities related to an arrangement under sub-
10	paragraph (A), to the extent appropriated funds
11	are available."; and
12	(3) by adding at the end the following:
13	"(b) REQUIREMENTS.—The program under sub-
14	section (a) shall—
15	"(1) with respect to the function described in
16	subsection (a)(3), be modeled after the International
17	Military Education and Training program of the De-
18	partment of State; and
19	"(2) be carried out—
20	"(A) to facilitate, to the maximum extent
21	practicable, workshops and expert-based ex-
22	changes to engage industry, stakeholders, and
23	foreign governments with respect to inter-
24	national civil nuclear issues, such as—
25	"(i) training;

1	"(ii) financing;
2	"(iii) safety;
3	"(iv) security;
4	"(v) safeguards;
5	"(vi) liability;
6	"(vii) advanced fuels;
7	"(viii) operations; and
8	"(ix) options for multinational co-
9	operation with respect to the disposal of
10	spent nuclear fuel (as defined in section 2
11	of the Nuclear Waste Policy Act of 1982
12	(42 U.S.C. 10101)); and
13	"(B) in coordination with—
14	"(i) the National Security Council;
15	"(ii) the Secretary of State;
16	"(iii) the Secretary of Commerce; and
17	"(iv) the Nuclear Regulatory Commis-
18	sion.
19	"(e) AUTHORIZATION OF APPROPRIATIONS.—There
20	is authorized to be appropriated to the Secretary to carry
21	out subsection (a)(3) $$15,500,000$ for each of fiscal years
22	2022 through 2026.".

1	SEC. 9. INTERNATIONAL CIVIL NUCLEAR PROGRAM SUP-
2	PORT.
3	(a) In General.—Not later than 120 days after the
4	date of enactment of this Act, the Secretary of State, in
5	coordination with the Secretary and the Assistant, shall
6	launch an international initiative (referred to in this see-
7	tion as the "initiative") to provide grants, in accordance
8	with this section—
9	(1) to embarking civil nuclear energy nations
10	for activities relating to the development of civil nu-
11	clear programs; and
12	(2) to ally or partner nations for the construc-
13	tion of nuclear reactors and advanced nuclear reac-
14	tors.
15	(b) Grants.—
16	(1) In General.—In earrying out the initia-
17	tive, the Secretary of State, in coordination with the
18	Secretary and the Assistant, may award not more
19	than 1 grant to each country, including each em-
20	barking civil nuclear energy nation, each fiscal year.
21	(2) Amount.—The amount of a grant awarded
22	under the initiative shall be not more than
23	\$5,500,000.
24	(3) Limitation.—The Secretary of State, in
25	coordination with the Secretary and the Assistant,
26	may award not more than a total of 5 grants under

1	the initiative to a single country, including each em-
2	barking civil nuclear energy nation.
3	(e) Senior Advisors.—
4	(1) In General.—In carrying out the initia-
5	tive, the Secretary of State, in coordination with the
6	Secretary and the Assistant, shall provide a grant to
7	an embarking civil nuclear energy nation with the
8	option for a U.S. nuclear energy company to hire 1
9	or more senior advisors to assist the embarking civil
10	nuclear energy nation in establishing a civil nuclear
11	program.
12	(2) Requirement.—A senior advisor described
13	in paragraph (1) shall seek to advise the embarking
14	civil nuclear energy nation on, and facilitate on be-
15	half of the embarking civil nuclear energy nation, 1
16	or more of the following:
17	(A) The development of financing relation-
18	ships.
19	(B) The development of a standardized fi-
20	nancing and project management framework for
21	the construction of nuclear power plants.
22	(C) The development of a standardized li-
23	censing framework for—
24	(i) light water civil nuclear tech-
25	nologies; and

1	(ii) non-light water civil nuclear tech-
2	nologies and advanced nuclear reactors.
3	(D) The identification of qualified organi-
4	zations and service providers.
5	(E) The identification of funds to support
6	payment for services required to develop a civil
7	nuclear program.
8	(F) Market analysis.
9	(G) The identification of the safety, secu-
10	rity, safeguards, and nuclear governance re-
11	quired for a civil nuclear program.
12	(H) Risk allocation, risk management, and
13	nuclear liability.
14	(I) Technical assessments of nuclear reac-
15	tors and technologies.
16	(J) The identification of actions necessary
17	to participate in a global nuclear liability re-
18	gime based on the Convention on Supple-
19	mentary Compensation for Nuclear Damage,
20	with Annex, done at Vienna September 12,
21	1997 (TIAS 15–415).
22	(K) Stakeholder engagement.
23	(L) Management of spent nuclear fuel and
24	nuclear waste.

1	(M) Any other major activities to support
2	the establishment of a civil nuclear program,
3	such as the establishment of export, financing,
4	construction, training, operations, and edu-
5	cation requirements.
6	(d) Authorization of Appropriations.—There is
7	authorized to be appropriated to the Secretary of State
8	to earry out the initiative \$50,000,000 for each of fiscal
9	years 2023 through 2027.
10	SEC. 10. BIENNIAL NUCLEAR SAFETY, SECURITY, SAFE-
11	GUARDS, AND SUSTAINABILITY SUMMIT.
12	(a) In General.—The Secretary, the Secretary of
13	State, the Secretary of Defense, the Secretary of Com-
14	merce, the Nuclear Regulatory Commission, and the As-
15	sistant shall hold a biennial nuclear safety, security, safe-
16	guards, and sustainability summit (referred to in this sec-
17	tion as a "summit"), the first of which shall be held on
18	the date that is 180 days after the date of enactment of
19	this Act.
20	(b) Location.—Each summit shall be held in—
21	(1) Washington, DC; or
22	(2) a country described in any of subpara-
23	graphs (A) through (H) of section $2(2)$.
24	(e) REQUIREMENT.—Each summit shall—

1	(1) be a forum in which leaders of ally or part-
2	ner nations may engage with each other for the pur-
3	pose of reinforcing the commitment to nuclear safe-
4	ty, security, safeguards, and sustainability; and
5	(2) facilitate the development of—
6	(A) joint commitments and goals to im-
7	prove nuclear safety, security, safeguards, and
8	sustainability;
9	(B) stronger international institutions that
10	support nuclear safety, security, safeguards,
11	and sustainability; and
12	(C) a global nuclear liability regime.
13	(d) Input From Industry and Government.
14	Each summit shall include a meeting that convenes nu-
15	clear industry leaders and leaders of government agencies
16	with expertise relating to nuclear safety, security, safe-
17	guards, or sustainability to discuss best practices relating
18	to
19	(1) the safe and secure use, storage, and trans-
20	port of nuclear and radiological materials;
21	(2) managing the evolving eyber threat to nu-
22	elear and radiological security; and
23	(3) the role that the nuclear industry should
24	play in nuclear and radiological safety, security, and
25	safeguards, including with respect to the safe and

1	secure use, storage, and transport of nuclear and ra-
2	diological materials, including spent nuclear fuel and
3	nuclear waste.
4	(e) Report.—
5	(1) In General.—Not later than 120 days
6	after the end of each summit, the Secretary, the
7	Secretary of State, the Secretary of Defense, the
8	Secretary of Commerce, the Nuclear Regulatory
9	Commission, and the Assistant shall jointly submit
10	to Congress a report highlighting—
11	(A) any commitments made by the United
12	States or international partners of the United
13	States, including an ally or partner nation, with
14	respect to nuclear safety, security, safeguards,
15	or sustainability; and
16	(B) the objectives that the parties to those
17	commitments agreed to meet.
18	(2) REQUIREMENT.—The report under para-
19	graph (1) shall detail—
20	(A) any current and continuing nuclear se-
21	curity threat;
22	(B) any progress made toward advancing
23	nuclear security-related treaties;
24	(C) any steps taken or needed to be
25	taken—

1	(i) to fulfill any obligations of the
2	United States under existing nuclear secu-
3	rity and safeguard treaties;
4	(ii) to manage eyber threats; or
5	(iii) to prevent the theft, sabotage,
6	and illicit trafficking of nuclear materials,
7	facilities, and technology, as applicable;
8	(D) the role of the nuclear industry in pre-
9	venting nuclear proliferation; and
10	(E) any other topics discussed during the
11	summit that relate to nuclear safety, security,
12	safeguards, or sustainability.
13	SEC. 11. ADVANCED REACTOR COORDINATION AND RE-
13 14	SEC. 11. ADVANCED REACTOR COORDINATION AND RE-
14 15	SOURCE CENTER.
14 15	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the
14151617	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the
14 15 16 17 18	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the Nuclear Regulatory Commission, the President of the Ex-
14 15 16 17 18	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the Nuclear Regulatory Commission, the President of the Export-Import Bank of the United States, and the Chief Export-Import Bank of the United States, and the United States of th
141516171819	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the Nuclear Regulatory Commission, the President of the Export-Import Bank of the United States, and the Chief Executive Officer of the United States International Develop-
14 15 16 17 18 19 20	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the Nuclear Regulatory Commission, the President of the Export-Import Bank of the United States, and the Chief Executive Officer of the United States International Development Finance Corporation, shall establish a center, to be
1415161718192021	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the Nuclear Regulatory Commission, the President of the Export-Import Bank of the United States, and the Chief Executive Officer of the United States International Development Finance Corporation, shall establish a center, to be known as the "Advanced Reactor Coordination and Re-
14 15 16 17 18 19 20 21 22	Source center. The Secretary, in coordination with the Secretary of State, the Secretary of Commerce, the Chairman of the Nuclear Regulatory Commission, the President of the Export-Import Bank of the United States, and the Chief Executive Officer of the United States International Development Finance Corporation, shall establish a center, to be known as the "Advanced Reactor Coordination and Resource Center", for the purposes of—

1	(A) for embarking civil nuclear energy na-
2	tions;
3	(B) to develop and assemble documents,
4	contracts, and related items required to estab-
5	lish a civil nuclear program; and
6	(C) to develop a standardized model for
7	the establishment of a civil nuclear program
8	that can be used by the International Atomic
9	Energy Agency;
10	(2) coordinating with countries participating in
11	the Center and with the Nuclear Exports Working
12	Group established under section 3(b)—
13	(A) to identify funds to support payment
14	for services required to develop a civil nuclear
15	program;
16	(B) to provide market analysis; and
17	(C) to create—
18	(i) project structure models;
19	(ii) models for electricity market anal-
20	ysis;
21	(iii) models for nonelectric applica-
22	tions market analysis; and
23	(iv) financial models;

1	(3) identifying and developing the safety, secu-
2	rity, safeguards, and nuclear governance required
3	for a civil nuclear program;
4	(4) supporting multinational regulatory stand-
5	ards to be developed by countries with civil nuclear
6	programs and experience;
7	(5) developing and strengthening communica-
8	tions, engagement, and consensus-building;
9	(6) carrying out any other major activities to
10	support export, financing, education, construction,
11	training, and education requirements relating to the
12	establishment of a civil nuclear program;
13	(7) developing mechanisms for how to fund and
14	staff the Center; and
15	(8) determining mechanisms for the selection of
16	the location or locations of the Center.
17	SEC. 12. BIENNIAL CIVIL NUCLEAR VENDOR SUMMIT.
18	(a) In General.—The Secretary, the Secretary of
19	State, the Secretary of Commerce, the President of the
20	Export-Import Bank of the United States, the Chief Exce-
21	utive Officer of the United States International Develop-
22	ment Finance Corporation, and the Assistant shall hold
23	a biennial civil nuclear vendor summit (referred to in this
24	section as a "summit"), the first of which shall be held

1	on the date that is 180 days after the date of enactment
2	of this Act.
3	(b) LOCATION.—Each summit shall be held in—
4	(1) Washington, DC; or
5	(2) a country described in any of subpara-
6	graphs (A) through (H) of section $2(2)$.
7	(c) Requirement.—Each summit shall—
8	(1) be a forum in which leaders of ally or part-
9	ner nations may engage with each other for the pur-
10	pose of promoting the peaceful, responsible, and safe
11	use of civil nuclear technologies; and
12	(2) facilitate—
13	(A) the development of—
14	(i) cooperative financing relationships
15	to promote competitive alternatives to Chi-
16	nese and Russian financing;
17	(ii) a standardized financing and
18	project management framework for the
19	construction of nuclear power plants;
20	(iii) a standardized licensing frame-
21	work for civil nuclear technologies;
22	(iv) a strategy to change internal poli-
23	eies of multinational development banks,
24	such as the World Bank, to support the fi-
25	nancing of civil nuclear projects;

1	(v) a document containing any lessons
2	learned from countries that have partnered
3	with the Russian Federation or the Peo-
4	ple's Republic of China with respect to nu-
5	clear power, including any detrimental out-
6	comes resulting from that partnership; and
7	(vi) a global nuclear liability regime;
8	(B) cooperation for enhancing the overall
9	aspects of civil nuclear power, such as—
10	(i) nuclear safety, security, and safe-
11	guards;
12	(ii) nuclear laws (including regula-
13	tions);
14	(iii) waste management;
15	(iv) quality management systems;
16	(v) technology transfer;
17	(vi) human resources development;
18	(vii) localization;
19	(viii) reactor operations;
20	(ix) nuclear liability; and
21	(x) decommissioning; and
22	(C) the development and determination of
23	the mechanisms described in paragraphs (7)
24	and (8) of section 11.
25	(d) Report.—

1	(1) 1N GENERAL.—Not later than 120 days
2	after the end of each summit, the Secretary, the
3	Secretary of State, the Secretary of Commerce, the
4	President of the Export-Import Bank of the United
5	States, the Chief Executive Officer of the United
6	States International Development Finance Corpora-
7	tion, and the Assistant shall jointly submit to Con-
8	gress a report highlighting—
9	(A) any commitments made by the United
10	States or international partners of the United
11	States, including an ally or partner nation, with
12	respect to international civil nuclear export
13	practices; and
14	(B) the objectives that the parties to those
15	commitments agreed to meet.
16	(2) REQUIREMENT.—The report under para-
17	graph (1) shall detail—
18	(A) any steps taken to establish common
19	financing relationships;
20	(B) any progress made toward establishing
21	a standardized financing, project management,
22	and licensing framework;
23	(C) any changes to the internal policies of
24	multinational development banks, such as the
25	World Bank, to support civil nuclear projects;

1	(D) any steps taken or needed to be
2	taken—
3	(i) to rectify any obstacles that were
4	identified after the applicable civil nuclear
5	vendor summit but were unforeseen at the
6	time of, and not discussed at, that summit
7	(ii) to enable early-stage day-to-day
8	support of embarking civil nuclear energy
9	nations;
10	(iii) to address any gaps in the whole
11	of-government approach to internationa
12	civil nuclear cooperation, exports, and in
13	vestment developed by the Assistant; or
14	(iv) to improve the role of the Assist
15	ant in international outreach;
16	(E) the role of the nuclear industry in es
17	tablishing cooperative relationships; and
18	(F) the competitiveness of available United
19	States financing packages for civil nuclear ex
20	ports, relative to international competitors.
21	SEC. 13. STRATEGIC INFRASTRUCTURE FUND WORKING
22	GROUP.
23	(a) Establishment.—There is established a work
24	ing group, to be known as the "Strategic Infrastructure

1	Fund Working Group" (referred to in this section as the
2	"working group").
3	(b) Composition.—The working group shall be—
4	(1) led by the Assistant; and
5	(2) composed of—
6	(A) senior-level Federal officials, selected
7	by the head of the applicable Federal agency or
8	organization, from—
9	(i) the Department of State;
10	(ii) the Department of the Treasury;
11	(iii) the Department of Commerce;
12	(iv) the Department of Energy;
13	(v) the Export-Import Bank of the
14	United States;
15	(vi) the United States International
16	Development Finance Corporation; and
17	(vii) the Nuclear Regulatory Commis-
18	sion;
19	(B) other senior-level Federal officials, se-
20	lected by the head of the applicable Federal
21	agency or organization, from any other Federal
22	agency or organization that the Secretary deter-
23	mines to be appropriate; and

1	(C) any senior-level Federal official se-
2	lected by the Assistant from any Federal agen-
3	ey or organization.
4	(e) REPORTING.—The working group shall report to
5	the National Security Council.
6	(d) Duties.—The working group shall—
7	(1) provide direction and advice to the Assist-
8	ant with respect to the establishment of a Strategic
9	Infrastructure Fund (referred to in this subsection
10	as the "Fund") to be used—
11	(A) to support those aspects of projects re-
12	lating to—
13	(i) eivil nuclear technologies;
14	(ii) rare earth elements and critical
15	minerals (as defined in section 7002(a) of
16	the Energy Act of 2020 (30 U.S.C.
17	1606(a))); and
18	(iii) microprocessors; and
19	(B) for strategic investments identified by
20	the working group; and
21	(2) address critical areas in determining the ap-
22	propriate design for the Fund, including—
23	(A) transfer of assets to the Fund;
24	(B) transfer of assets from the Fund;

1	(C) how assets in the Fund should be in-
2	vested; and
3	(D) governance and implementation of the
4	Fund.
5	(e) Report Required.—
6	(1) In General.—Not later than 1 year after
7	the date of the enactment of this Act, the working
8	group shall submit to the committees described in
9	paragraph (2) a report on the findings of the work-
10	ing group that includes suggested legislative text for
11	how to establish and structure a Strategic Infra-
12	structure Fund.
13	(2) Committees described.—The committees
14	referred to in paragraph (1) are—
15	(A) the Committee on Foreign Relations,
16	the Committee on Commerce, Science, and
17	Transportation, the Committee on Armed Serv-
18	ices, the Committee on Energy and Natural Re-
19	sources, the Committee on Environment and
20	Public Works, and the Committee on Finance
21	of the Senate; and
22	(B) the Committee on Foreign Affairs, the
23	Committee on Energy and Commerce, the Com-
24	mittee on Armed Services, the Committee on
25	Science, Space, and Technology, and the Com-

1	mittee on Ways and Means of the House of
2	Representatives.
3	SEC. 14. INVESTMENT BY ALLIES AND PARTNERS OF THE
4	UNITED STATES.
5	(a) Commercial Licenses.—Section 103 d. of the
6	Atomic Energy Act of 1954 $(42$ U.S.C. $2133(d))$ is
7	amended, in the second sentence—
8	(1) by inserting "for a production facility" after
9	"No license"; and
10	(2) by striking "any any" and inserting "any".
11	(b) Medical Therapy and Research Develop-
12	MENT LICENSES.—Section 104 d. of the Atomic Energy
13	Act of 1954 (42 U.S.C. 2134(d)) is amended, in the sec-
14	ond sentence, by inserting "for a production facility" after
15	"No license".
16	SEC. 15. MODIFICATION OF POWERS AND FUNCTIONS OF
17	THE EXPORT-IMPORT BANK OF THE UNITED
18	STATES.
19	(a) Modification of Prohibition on Financ-
20	$\frac{1}{1}$ NG.—Section $\frac{2(b)(5)}{5}$ of the Export-Import Bank Act of
21	1945 (12 U.S.C. 635(b)(5)) is amended, in the first sen-
22	tence, by striking "any liquid metal fast breeder nuclear
23	reactor or".
24	(b) Expansion of Program on Trans-
25	FORMATIONAL EXPORTS.—

1	(1) In General.—Section 2(1) of the Export-
2	Import Bank Act of 1945 (12 U.S.C. 635(l)) is
3	amended—
4	(A) in the subsection heading, by striking
5	"China and";
6	(B) in paragraph (1)—
7	(i) in the matter preceding subpara-
8	$\frac{\text{graph }(\Lambda)}{}$
9	(I) by striking "The Bank shall
10	establish a Program on China and"
11	and inserting "Notwithstanding the
12	Arrangement, the Bank shall establish
13	a Program on";
14	(II) by striking "conditions," and
15	inserting "conditions that, in the
16	judgement of the Board of Directors
17	of the Bank, offer sufficient likelihood
18	of repayment to justify the loan, guar-
19	antee, or insurance, as applicable,";
20	and
21	(III) by striking "by the People's
22	Republic of China or";
23	(ii) in subparagraph (A), by striking
24	"by the People's Republic of China or";
25	and

1	(111) m subparagraph (B)—
2	(I) in the matter preceding clause
3	(i), by striking "the People's Republic
4	of China" and inserting "covered
5	countries";
6	(II) by redesignating clauses
7	(viii) through (xi) as clauses (ix)
8	through (xii), respectively; and
9	(III) by inserting after clause
10	(vii) the following:
11	"(viii) Civil nuclear facilities, material,
12	technologies, and related goods and serv-
13	ices that support the development of an ef-
14	fective nuclear energy sector.";
15	(C) by striking paragraph (2);
16	(D) by redesignating paragraph (3) as
17	$\frac{\text{paragraph}}{(2)}$;
18	(E) in paragraph (2), as so redesignated—
19	(i) in subparagraph (A), by striking
20	"China and";
21	(ii) in subparagraph (B)—
22	(I) in the matter preceding clause
23	(i), by striking "the People's Republic
24	of China is" and inserting "the Peo-

1	ple's Republic of China and the Rus-
2	sian Federation are"; and
3	(II) in clause (i), by striking ";
4	and" and inserting "; or";
5	(iii) in subparagraph (C)—
6	(I) in the subparagraph heading,
7	by striking "Sunset And";
8	(II) by striking the first sentence;
9	and
10	(III) by striking "4 years after
11	enactment of this subsection" and in-
12	serting "December 20, 2023"; and
13	(iv) in subparagraph (D), by striking
14	"China and"; and
15	(F) by adding at the end the following:
16	"(3) Sunset.—The Program on Trans-
17	formational Exports shall expire on December 31,
18	2026.
19	"(4) Definitions.—In this subsection:
20	"(A) ARRANGEMENT.—The term 'Arrange-
21	ment' means the Arrangement on Officially
22	Supported Export Credits of the Organization
23	for Economic Cooperation and Development.
24	"(B) COVERED COUNTRY.—The term 'cov-
25	ered country' means—

1	(1) the People's Republic of China;
2	"(ii) the Russian Federation; or
3	"(iii) any country that—
4	"(I) the Secretary of the Treas-
5	ury designates as a covered country in
6	a report to the Committee on Bank-
7	ing, Housing, and Urban Development
8	of the Senate and the Committee on
9	Financial Services of the House of
10	Representatives;
11	"(II) is not a participant in the
12	Arrangement; and
13	"(III) is not in substantial com-
14	pliance with the financial terms and
15	conditions of the Arrangement.".
16	(2) Conforming Amendment.—Section 8(1) of
17	the Export-Import Bank Act of 1945 (12 U.S.C.
18	635g(l)) is amended—
19	(A) in the subsection heading, by striking
20	"Under the" and all that follows through
21	"Exports" and inserting "Under the Pro-
22	GRAM ON TRANSFORMATIONAL EXPORTS"; and
23	(B) by striking "China and".
24	(e) Reporting on Financing Related to Peo-
25	PLE'S REPUBLIC OF CHINA AND RUSSIAN FEDERA-

1	TION.—Section 408 of title IV of division I of the Further
2	Consolidated Appropriations Act, 2020 (Public Law 116–
3	94; 12 U.S.C. 635 note) is amended—
4	(1) in the section heading, by striking "CHINA"
5	and inserting "THE PEOPLE'S REPUBLIC OF
6	CHINA AND THE RUSSIAN FEDERATION";
7	(2) in subsection (a), in the matter preceding
8	paragraph (1), by striking "the government of
9	China" and inserting "the Government of the Peo-
10	ple's Republic of China or the Government of the
11	Russian Federation";
12	(3) in subsection $(c)(1)(C)$, by striking "the
13	government of China" and inserting "the Govern-
14	ment of the People's Republic of China or the Gov-
15	ernment of the Russian Federation";
16	(4) by striking subsection (d) and inserting the
17	following:
18	"(d) Definitions.—In this section:
19	"(1) GOVERNMENT OF THE PEOPLE'S REPUB-
20	LIC OF CHINA.—The term 'Government of the Peo-
21	ple's Republic of China' means any person that the
22	Bank has reason to believe is—
23	"(A) the state and the Government of the
24	People's Republic of China, as well as any polit-

1	ical subdivision, agency, or instrumentality
2	thereof;
3	"(B) any entity controlled, directly or indi
4	rectly, by any of the foregoing, including any
5	partnership, association, or other entity in
6	which any of the foregoing owns a 50 percen-
7	or greater interest or a controlling interest, and
8	any entity which is otherwise controlled by any
9	of the foregoing;
10	"(C) any person that is or has been acting
11	or purporting to act, directly or indirectly, for
12	or on behalf of any of the foregoing; and
13	"(D) any other person which the Secretary
14	of the Treasury has notified the Bank is in
15	eluded in any of the foregoing.
16	"(2) GOVERNMENT OF THE RUSSIAN FEDERA
17	TION.—The term 'Government of the Russian Fed
18	eration' means any person that the Bank has reason
19	to believe is—
20	"(A) the state and the Government of the
21	Russian Federation, as well as any politica
22	subdivision, agency, or instrumentality thereof
23	"(B) any entity controlled, directly or indi
24	rectly, by any of the foregoing, including any
25	partnership, association, or other entity in

1	which any of the foregoing owns a 50 percent
2	or greater interest or a controlling interest, and
3	any entity which is otherwise controlled by any
4	of the foregoing;
5	"(C) any person that is or has been acting
6	or purporting to act, directly or indirectly, for
7	or on behalf of any of the foregoing; and
8	"(D) any other person which the Secretary
9	of the Treasury has notified the Bank is in-
10	cluded in any of the foregoing."; and
11	(5) in subsection (e)(2), in the matter preceding
12	subparagraph (A), by striking "China is" and insert-
13	ing "the People's Republic of China and the Russian
14	Federation are".
15	SEC. 16. U.S. NUCLEAR FUELS SECURITY INITIATIVE TO RE-
16	DUCE RELIANCE ON NUCLEAR FUELS FROM
1617	DUCE RELIANCE ON NUCLEAR FUELS FROM RUSSIA AND CHINA.
17	RUSSIA AND CHINA.
17 18	RUSSIA AND CHINA. (a) Objectives.—The objectives of this section
17 18 19	RUSSIA AND CHINA. (a) OBJECTIVES.—The objectives of this section are—
17 18 19 20	RUSSIA AND CHINA. (a) Objectives.—The objectives of this section are— (1) to expeditiously increase domestic produc-
17 18 19 20 21	(a) Objectives.—The objectives of this section are— (1) to expeditiously increase domestic production of low-enriched uranium (referred to in this sec-
17 18 19 20 21 22	RUSSIA AND CHINA. (a) OBJECTIVES.—The objectives of this section are— (1) to expeditiously increase domestic production of low-enriched uranium (referred to in this section as "LEU") by an annual amount determined by

1	(A) the Russian Federation; and
2	(B) the People's Republic of China;
3	(2) to expeditiously increase domestic produc
4	tion of high-assay low-enriched uranium (referred to
5	in this section as "HALEU") by an annual amoun
6	determined by the Secretary to be sufficient to mee
7	the needs of the consortium established under see
8	tion 2001(a)(2)(F) of the Energy Policy Act of 2020
9	(42 U.S.C. 16281(a)(2)(F));
10	(3) to ensure the availability of domestically
11	produced and converted uranium in an amount de
12	termined by the Secretary to be sufficient to address
13	a reasonably anticipated supply disruption;
14	(4) to promote the domestic production, conver
15	sion, and enrichment of uranium; and
16	(5) to promote the deployment of United States
17	uranium enrichment technology.
18	(b) DEFINITION OF PROGRAMS.—In this section, the
19	term "Programs" means—
20	(1) the Nuclear Fuel Security Program estab
21	lished under subsection (e)(1);
22	(2) the National Strategic Uranium Reserve
23	Program established under subsection (e)(2); and
24	(3) the American Assured Fuel Supply Pro
25	gram of the Department of Energy.

1	(c) ESTABLISHMENT.—The Secretary, consistent
2	with the objectives described in subsection (a), shall estab-
3	lish —
4	(1) a program, to be known as the "Nuclear
5	Fuel Security Program", to reduce the reliance of
6	the United States and ally or partner nations on nu-
7	elear fuels from the Russian Federation and the
8	People's Republic of China by increasing the
9	amounts of LEU and HALEU produced by U.S. nu-
10	elear energy companies; and
11	(2) a program, to be known as the "National
12	Strategie Uranium Reserve Program", to ensure the
13	availability of domestically produced and converted
14	uranium in the event of a supply disruption.
15	(d) Nuclear Fuel Security Program.—In ear-
16	rying out the Nuclear Fuel Security Program, the Sec-
17	retary shall—
18	(1) not later than 1 year after the date of en-
19	actment of this Act, select 1 or more U.S. nuclear
20	energy companies to produce LEU in amounts and
21	timeframes specified by the Secretary;
22	(2) not later than 1 year after the date of en-
23	actment of this Act, select 1 or more U.S. nuclear
24	energy companies to produce HALEU in amounts
25	and timeframes specified by the Secretary;

1	(3) utilize only uranium produced and con-
2	verted in the United States or a country described
3	in any of subparagraphs (A) through (H) of section
4	2(2);
5	(4) coordinate the operations of the Nuclear
6	Fuel Security Program and the National Strategic
7	Uranium Reserve Program as the Secretary deter-
8	mines to be appropriate; and
9	(5) take other actions that the Secretary deter-
10	mines to be necessary or appropriate to reduce the
11	reliance of the United States and ally or partner na-
12	tions on nuclear fuels from the Russian Federation
13	and the People's Republic of China.
14	(e) National Strategic Uranium Reserve Pro-
15	GRAM.—
16	(1) In General.—In carrying out the National
17	
	Strategie Uranium Reserve Program, the Secretary
18	Strategie Uranium Reserve Program, the Secretary shall—
	· · · · · · · · · · · · · · · · · · ·
18	shall—
18 19	shall— (A) immediately on enactment of this Act,
18 19 20	shall— (A) immediately on enactment of this Act, use the funds reallocated by paragraph (2) to
18 19 20 21	shall— (A) immediately on enactment of this Act, use the funds reallocated by paragraph (2) to initiate the establishment of a National Stra-

1	amounts and timeframes specified by the Sec-
2	retary;
3	(C) maintain, replenish, or increase the
4	amount of uranium in the National Strategic
5	Uranium Reserve in a manner determined by
6	the Secretary to be consistent with the objec-
7	tives described in subsection (a);
8	(D) utilize only uranium produced and
9	converted in the United States;
10	(E) make uranium available from the Na-
11	tional Strategie Uranium Reserve, subject to
12	terms and conditions determined by the Sec-
13	retary to be reasonable and appropriate;
14	(F) coordinate the operations of the Nu-
15	elear Fuel Security Program and the National
16	Strategie Uranium Reserve Program as the
17	Secretary determines to be appropriate; and
18	(G) take other actions that the Secretary
19	determines to be necessary or appropriate to
20	address a uranium supply disruption.
21	(2) Reallocation.—Notwithstanding any
22	other provision of law, amounts made available to
23	the National Nuclear Security Administration for
24	the Uranium Reserve Program by, and described in
25	the first proviso in, the matter under the heading

"Weapons Activities" under the heading "NA-
TIONAL NUCLEAR SECURITY ADMINISTRA-
TION" under the heading "ATOMIC ENERGY
DEFENSE ACTIVITIES" in title III of division D
of the Consolidated Appropriations Act, 2021 (Pub-
lie Law 116-260; 134 Stat. 1369), that remain
available as of the date of enactment of this Act
shall be reallocated, as directed by the Secretary, for
the purpose of establishing and initiating operation
of the National Strategic Uranium Reserve by—
(A) continuing the activities initiated by
the National Nuclear Security Administration
using the amounts described in that proviso;
(B) carrying out other activities consistent
with the purposes for which those amounts were
made available under that Act; and
(C) carrying out activities in accordance
with the objectives described in subsection (a).
(f) Continuation of the American Assured
Fuel Supply Program.—In earrying out the American
Assured Fuel Supply Program, the Secretary shall—
(1) maintain, replenish, or increase the amount
of uranium in the National Strategic Uranium Re-
serve in a manner determined by the Secretary to be

1	consistent with the purposes of that program and
2	the objectives described in subsection (a);
3	(2) make uranium available from the American
4	Assured Fuel Supply, subject to terms and condi-
5	tions determined by the Secretary to be reasonable
6	and appropriate;
7	(3) coordinate the operations of the National
8	Strategie Uranium Reserve Program and the Amer-
9	ican Assured Fuel Supply Program as the Secretary
10	determines to be appropriate;
11	(4) if determined by the Secretary to be appro-
12	priate and consistent with the objectives described in
13	subsection (a), merge the operations of the National
14	Strategie Uranium Reserve Program and the Amer-
15	ican Assured Fuel Supply Program; and
16	(5) take other actions that the Secretary deter-
17	mines to be necessary or appropriate to address the
18	purposes of the American Assured Fuel Supply Pro-
19	gram and the objectives described in subsection (a).
20	(g) AUTHORITY.—
21	(1) In General. In earrying out the Pro-
22	grams, the Secretary, in coordination with the Sec-
23	retary of State, may—
24	(A) in addition to exercising the authority
25	granted to the Secretary under any other provi-

sion of law, enter into transactions (other than
contracts, cooperative agreements, financial as-
sistance agreements, or the provision of any
other financial assistance) with an ally or part-
ner nation, a U.S. energy company, or any
other domestic or foreign entity for any activity
to carry out the Programs, including the acqui-
sition or provision of uranium, conversion serv-
ices, enrichment services, LEU, HALEU, and
related goods and services, in the same manner
as the Secretary of Defense under section 4021
of title 10, United States Code (other than sub-
sections (b) and (f) of that section);
(B) make acquisitions for the Programs
through the use of competitive selection proc-
esses that the Secretary determines to be ap-
propriate to achieve the objectives described in
subsection (a) in an expeditious manner;
(C)(i) establish milestones for achieving
specified objectives, including the production of
LEU and HALEU in amounts and timeframes
specified by the Secretary; and
(ii) provide awards and other forms of in-
centives for meeting those milestones;

I	(D) provide loan guarantees, other finan
2	cial assistance, or assistance in the form of rev
3	enue guarantees or similar mechanisms;
4	(E) charge an amount for the provision of
5	uranium, conversion services, enrichment serv
6	ices, LEU, HALEU, and other goods and serv
7	ices that, in the opinion of the Secretary, pro
8	vides reasonable compensation, taking into ac
9	count fair market value and the objectives de
10	seribed in subsection (a); and
11	(F) notwithstanding section 3302 of title
12	31, United States Code—
13	(i) receive and retain revenues from
14	the sale or transfer of uranium, LEU, or
15	HALEU and from other activities related
16	to the Programs; and
17	(ii) expend those revenues for pur
18	poses related to the program from which
19	the revenues are derived.
20	(2) AVAILABILITY OF FUNDS.—The revenue
21	described in paragraph (1)(F) shall remain available
22	until expended.
23	(h) Domestic Sourcing Considerations.—
24	(1) In general.—Except as provided in para
25	graph (2), the Secretary may only carry out an ac

1	tivity in connection with 1 or more of the Programs
2	if—
3	(A) the activity promotes manufacturing in
4	the United States; or
5	(B) the activity relies on resources, mate-
6	rials, or equipment developed or produced—
7	(i) in the United States; or
8	(ii) in a country described in any of
9	subparagraphs (A) through (H) of section
10	2(2) by—
11	(I) a U.S. nuclear energy com-
12	pany;
13	(II) an ally or partner nation; or
14	(III) an associated entity.
15	(2) WAIVER.—The Secretary may waive the re-
16	quirements of paragraph (1) with respect to an ac-
17	tivity if the Secretary determines a waiver to be nec-
18	essary to achieve 1 or more of the objectives de-
19	seribed in subsection (a).
20	(i) Exclusions.—The Secretary may not earry out
21	an activity in connection with the Programs with an entity
22	that is—
23	(1) owned or controlled by the Government of
24	the Russian Federation or the Government of the
25	People's Republic of China; or

1	(2) organized under the laws of, or otherwise
2	subject to the jurisdiction of, the Russian Federation
3	or the People's Republic of China.
4	(j) Nuclear Regulatory Commission.—The Nu-
5	clear Regulatory Commission shall prioritize and expedite
6	consideration of any action related to the Programs to the
7	extent permitted under the Atomic Energy Act of 1954
8	(42 U.S.C. 2011 et seq.) and related statutes.
9	(k) USEC PRIVATIZATION ACT.—
10	(1) In General.—The requirements of section
11	3112 of the USEC Privatization Act (42 U.S.C.
12	2297h-10) shall not apply to activities related to the
13	Programs.
14	(2) AMENDMENT.—Section 3112A(c)(2)(A) of
15	the USEC Privatization Act (42 U.S.C. 2297h-
16	10a(e)(2)(A)) is amended—
17	(A) in clause (xii), by inserting "and" after
18	the semicolon at the end;
19	(B) by striking clauses (xiii) through
20	(xxvii); and
21	(C) by adding at the end the following:
22	"(xiii) in calendar year 2026 and each
23	calendar year thereafter, 0 kilograms.".

1	(l) Authorization of Appropriations.—In addi-
2	tion to amounts otherwise available, there are authorized
3	to be appropriated to the Secretary—
4	(1) for the Nuclear Fuel Security Program,
5	\$3,500,000,000 for fiscal year 2023, to remain
6	available until September 30, 2031; and
7	(2) for the National Strategic Uranium Reserve
8	Program and the American Assured Fuel Supply
9	Program, such sums as are necessary for the period
10	of fiscal years 2023 through 2030, to remain avail-
11	able until September 30, 2031.
12	SECTION 1. SHORT TITLE.
13	This Act may be cited as the "International Nuclear
14	Energy Act".
15	SEC. 2. DEFINITIONS.
16	In this Act:
17	(1) ADVANCED NUCLEAR REACTOR.—The term
18	"advanced nuclear reactor" has the meaning given the
19	term in section 951(b) of the Energy Policy Act of
20	2005 (42 U.S.C. 16271(b)).
21	(2) Ally or partner nation.—The term "ally
22	or partner nation" means—
23	(A) the Government of any country that is
24	a member of the Organisation for Economic Co-
25	operation and Development;

1	(B) the Government of the Republic of
2	India; and
3	(C) the Government of any country des-
4	ignated as an ally or partner nation by the Sec-
5	retary of State for purposes of this Act.
6	(3) Appropriate committees of congress.—
7	The term "appropriate committees of Congress"
8	means—
9	(A) the Committees on Foreign Relations
10	and Energy and Natural Resources of the Sen-
11	ate; and
12	(B) the Committees on Foreign Affairs and
13	Energy and Commerce of the House of Rep-
14	resentatives.
15	(4) Assistant.—The term "Assistant" means
16	the Assistant to the President and Director for Inter-
17	national Nuclear Energy Policy described in section
18	3(a)(1)(D).
19	(5) Associated entity.—The term "associated
20	entity" means an entity that—
21	(A) is owned, controlled, or operated by—
22	(i) an ally or partner nation; or
23	(ii) an associated individual; or
24	(B) is organized under the laws of, or other-
25	wise subject to the jurisdiction of, a country de-

1	scribed in paragraph (2), including a corpora
2	tion that is incorporated in a country described
3	in that paragraph.
4	(6) Associated individual.—The term "associ
5	ated individual" means a foreign national who is a
6	national of a country described in paragraph (2).
7	(7) Civil nuclear.—The term "civil nuclear"
8	means activities relating to—
9	(A) nuclear plant construction;
10	(B) nuclear fuel services;
11	(C) nuclear energy financing;
12	(D) nuclear plant operations;
13	(E) nuclear plant regulation;
14	$(F)\ nuclear\ medicine;$
15	(G) nuclear safety;
16	(H) community engagement in areas in
17	reasonable proximity to nuclear sites;
18	(I) infrastructure support for nuclear en
19	ergy;
20	$(J)\ nuclear\ plant\ decommissioning;$
21	$(K)\ nuclear\ liability;$
22	(L) safe storage and safe disposal of spen
23	nuclear fuel;
24	$(M)\ environmental\ safeguards;$

1	(N) nuclear nonproliferation and security;
2	and
3	(O) technology related to the matters de-
4	scribed in subparagraphs (A) through (N).
5	(8) Embarking civil nuclear energy na-
6	TION.—
7	(A) In General.—The term "embarking
8	civil nuclear energy nation" means a country
9	that—
10	(i) does not have a civil nuclear pro-
11	gram;
12	(ii) is in the process of developing or
13	expanding a civil nuclear program, includ-
14	ing safeguards and a legal and regulatory
15	framework, for—
16	$(I) \ nuclear \ safety;$
17	(II) nuclear security;
18	(III) radioactive waste manage-
19	ment;
20	(IV) civil nuclear energy;
21	$(V)\ environmental\ safeguards;$
22	(VI) community engagement in
23	areas in reasonable proximity to nu-
24	$clear\ sites;$
25	(VII) nuclear liability; or

1	(VIII) advanced nuclear reactor
2	licensing;
3	(iii) is in the process of selecting, de-
4	veloping, constructing, or utilizing ad-
5	vanced light water reactors, advanced nu-
6	clear reactors, or advanced civil nuclear
7	technologies; and
8	(iv) is eligible to receive development
9	lending from the World Bank.
10	(B) Exclusions.—The term "embarking
11	civil nuclear energy nation" does not include—
12	(i) the People's Republic of China;
13	(ii) the Russian Federation;
14	(iii) the Republic of Belarus;
15	(iv) the Islamic Republic of Iran;
16	(v) the Democratic People's Republic of
17	Korea;
18	(vi) the Republic of Cuba;
19	(vii) the Bolivarian Republic of Ven-
20	ezuela;
21	(viii) the Syrian Arab Republic; or
22	(ix) any other country—
23	(I) the property or interests in
24	property of the government of which
25	are blocked pursuant to the Inter-

1	national Emergency Economic Powers
2	Act (50 U.S.C. 1701 et seq.); or
3	(II) the government of which the
4	Secretary of State has determined has
5	repeatedly provided support for acts of
6	international terrorism for purposes
7	of—
8	(aa) section $620A(a)$ of the
9	Foreign Assistance Act of 1961
10	(22 U.S.C. 2371(a));
11	(bb) section $40(d)$ of the
12	Arms Export Control Act (22
13	$U.S.C.\ 2780(d));$
14	(cc) section $1754(c)(1)(A)(i)$
15	of the Export Control Reform Act
16	of 2018 (50 U.S.C.
17	4813(c)(1)(A)(i)); or
18	(dd) any other relevant pro-
19	$vision\ of\ law.$
20	(9) Nuclear safety.—The term "nuclear safe-
21	ty" means issues relating to the design, construction,
22	operation, or decommissioning of nuclear facilities in
23	a manner that ensures adequate protection of workers,
24	the public, and the environment, including—

1	(A) the safe operation of nuclear reactors
2	and other nuclear facilities;
3	(B) radiological protection of—
4	(i) members of the public;
5	(ii) workers; and
6	(iii) the environment;
7	(C) nuclear waste management;
8	(D) emergency preparedness;
9	(E) nuclear liability; and
10	(F) the safe transportation of nuclear mate-
11	rials.
12	(10) Secretary.—The term "Secretary" means
13	the Secretary of Energy.
14	(11) Spent nuclear fuel.—The term "spent
15	nuclear fuel" has the meaning given the term in sec-
16	tion 2 of the Nuclear Waste Policy Act of 1982 (42
17	U.S.C. 10101).
18	(12) U.S. NUCLEAR ENERGY COMPANY.—The
19	term "U.S. nuclear energy company" means a com-
20	pany that—
21	(A) is organized under the laws of, or other-
22	wise subject to the jurisdiction of, the United
23	States; and
24	(B) is involved in the nuclear energy indus-
25	try.

1	SEC. 3. CIVIL NUCLEAR COORDINATION AND STRATEGY.
2	(a) White House Focal Point on Coordina-
3	TION.—
4	(1) Sense of congress.—Given the critical
5	importance of developing and implementing, with
6	input from various agencies throughout the executive
7	branch, a cohesive policy with respect to international
8	efforts related to civil nuclear energy, it is the sense
9	of Congress that—
10	(A) there should be a focal point within the
11	White House, which may, if determined to be ap-
12	propriate, report to the National Security Coun-
13	cil, for coordination on issues relating to those
14	$\it efforts;$
15	(B) to provide that focal point, the Presi-
16	dent should establish, within the Executive Office
17	of the President, an office, to be known as the
18	"Office of the Assistant to the President and Di-
19	rector for International Nuclear Energy Policy"
20	(referred to in this subsection as the "Office");
21	(C) the Office should act as a coordinating
22	office for—
23	(i) international civil nuclear coopera-
24	tion; and
25	(ii) civil nuclear export strategy;

1	(D) the Office should be headed by an indi-
2	vidual appointed as an Assistant to the Presi-
3	dent with the title of "Director for International
4	Nuclear Energy Policy"; and
5	(E) the Office should—
6	(i) coordinate civil nuclear export poli-
7	cies for the United States;
8	(ii) develop, in coordination with the
9	officials described in paragraph (2), a cohe-
10	sive Federal strategy for engagement with
11	foreign governments (including ally or part-
12	ner nations and the governments of embark-
13	ing civil nuclear energy nations), associated
14	entities, and associated individuals with re-
15	spect to civil nuclear exports;
16	(iii) coordinate with the officials de-
17	scribed in paragraph (2) to ensure that nec-
18	essary framework agreements and trade
19	controls relating to civil nuclear materials
20	and technologies are in place for key mar-
21	kets; and
22	(iv) develop—
23	(I) a whole-of-government coordi-
24	nating strategy for civil nuclear co-
25	operation;

1	(II) a whole-of-government strat-
2	egy for civil nuclear exports; and
3	(III) a whole-of-government ap-
4	proach to support appropriate foreign
5	investment in civil nuclear energy
6	projects supported by the United States
7	in embarking civil nuclear energy na-
8	tions.
9	(2) Officials described.—The officials re-
10	ferred to in paragraph $(1)(E)$ are—
11	(A) the appropriate officials of—
12	(i) the Department of State;
13	(ii) the Department of Energy;
14	(iii) the Department of Commerce;
15	(iv) the Department of Transportation;
16	(v) the Nuclear Regulatory Commis-
17	sion;
18	(vi) the Department of Defense;
19	(vii) the National Security Council;
20	(viii) the National Economic Council;
21	(ix) the Office of the United States
22	$Trade\ Representative;$
23	(x) the Office of Management and
24	Budget;

1	(xi) the Office of the Director of Na-
2	$tional\ Intelligence;$
3	(xii) the Export-Import Bank of the
4	United States;
5	(xiii) the United States International
6	$Development\ Finance\ Corporation;$
7	(xiv) the United States Agency for
8	$International\ Development;$
9	(xv) the United States Trade and De-
10	$velopment\ Agency;$
11	(xvi) the Office of Science and Tech-
12	nology Policy; and
13	(xvii) any other Federal agency that
14	the President determines to be appropriate;
15	and
16	(B) appropriate officials representing for-
17	eign countries and governments, including—
18	(i) ally or partner nations;
19	(ii) embarking civil nuclear energy na-
20	tions; and
21	(iii) any other country or government
22	that the Assistant (if appointed) and the of-
23	ficials described in subparagraph (A) joint-
24	ly determine to be appropriate.
25	(b) Nuclear Exports Working Group.—

1	(1) Establishment.—There is established a
2	working group, to be known as the "Nuclear Exports
3	Working Group" (referred to in this subsection as the
4	"working group").
5	(2) Composition.—The working group shall be
6	composed of—
7	(A) senior-level Federal officials, selected in-
8	ternally by the applicable Federal agency or or-
9	ganization, from—
10	(i) the Department of State;
11	(ii) the Department of Commerce;
12	(iii) the Department of Energy;
13	(iv) the Department of the Treasury;
14	(v) the Export-Import Bank of the
15	United States;
16	(vi) the United States International
17	$Development\ Finance\ Corporation;$
18	(vii) the Nuclear Regulatory Commis-
19	sion;
20	(viii) the Office of the United States
21	Trade Representative; and
22	(ix) the United States Trade and De-
23	velopment Agency; and
24	(B) other senior-level Federal officials, se-
25	lected internally by the applicable Federal agen-

1	cy or organization, from any other Federal agen-
2	cy or organization that the Secretary determines
3	to be appropriate.
4	(3) Reporting.—The working group shall re-
5	port to the appropriate White House official, which
6	may be the Assistant (if appointed).
7	(4) Duties.—The working group shall coordi-
8	nate, not less frequently than quarterly, with the Civil
9	Nuclear Trade Advisory Committee of the Department
10	of Commerce, the Nuclear Energy Advisory Com-
11	mittee of the Department of Energy, and other advi-
12	sory or stakeholder groups, as necessary, to maintain
13	an accurate and up-to-date knowledge of the standing
14	of civil nuclear exports from the United States, in-
15	cluding with respect to meeting the targets established
16	as part of the 10-year civil nuclear trade strategy de-
17	scribed in paragraph (5)(A).
18	(5) Strategy.—
19	(A) In General.—Not later than 1 year
20	after the date of enactment of this Act, the work-
21	ing group shall establish a 10-year civil nuclear
22	trade strategy, including biennial targets for the
23	export of civil nuclear technologies, including
24	light water and non-light water reactors and as-

sociated equipment and technologies, civil nu-

25

1	clear materials, and nuclear fuel that align with
2	meeting international energy demand while seek
3	ing to avoid or reduce emissions.
4	(B) Collaboration required.—In establish
5	lishing the strategy under subparagraph (A), the
6	working group shall collaborate with—
7	(i) the Secretary;
8	(ii) the Secretary of Commerce;
9	(iii) the Secretary of State;
10	(iv) the Secretary of the Treasury;
11	(v) the Nuclear Regulatory Commis-
12	sion;
13	(vi) the President of the Export-Import
14	Bank of the United States;
15	(vii) the Chief Executive Officer of the
16	United States International Development
17	$Finance\ Corporation;$
18	(viii) the United States Trade Rep-
19	resentative; and
20	(ix) representatives of private industry
21	SEC. 4. ENGAGEMENT WITH ALLY OR PARTNER NATIONS.
22	(a) In General.—The President shall launch, in ac-
23	cordance with applicable nuclear technology export laws
24	(including regulations), an international initiative to mod

1	ernize the civil nuclear outreach to embarking civil nuclear
2	energy nations.
3	(b) Financing.—In carrying out the initiative de-
4	scribed in subsection (a), the President, acting through an
5	appropriate Federal official, who may be the Assistant (if
6	appointed) or the Chief Executive Officer of the Inter-
7	national Development Finance Corporation, if determined
8	to be appropriate, and in coordination with the officials
9	described in section 3(a)(2), may, if the President deter-
10	mines to be appropriate, seek to establish cooperative fi-
11	nancing relationships for the export of civil nuclear tech-
12	nology, components, materials, and infrastructure to em-
13	barking civil nuclear energy nations.
14	(c) Activities.—In carrying out the initiative de-
15	scribed in subsection (a), the President shall—
16	(1) assist nongovernmental organizations and
17	appropriate offices, administrations, agencies, labora-
18	tories, and programs of the Department of Energy
19	and other relevant Federal agencies and offices in
20	providing education and training to foreign govern-
21	ments in nuclear safety, security, and safeguards—
22	(A) through engagement with the Inter-
23	national Atomic Energy Agency; or
24	(B) independently, if the applicable entity
25	determines that it would be more advantageous

1	under the circumstances to provide the applica-
2	ble education and training independently;
3	(2) assist the efforts of the International Atomic
4	Energy Agency to expand the support provided by the
5	International Atomic Energy Agency to embarking
6	civil nuclear energy nations for nuclear safety, secu-
7	rity, and safeguards;
8	(3) coordinate the work of the Chief Executive
9	Officer of the United States International Develop-
10	ment Finance Corporation to expand outreach to the
11	private investment community to create public-pri-
12	vate financing relationships to assist in the export of
13	civil nuclear technology to embarking civil nuclear
14	energy nations;
15	(4) seek to better coordinate, to the maximum ex-
16	tent practicable, the work carried out by each of—
17	(A) the Nuclear Regulatory Commission;
18	(B) the Department of Energy;
19	(C) the Department of Commerce;
20	(D) the Nuclear Energy Agency;
21	(E) the International Atomic Energy Agen-
22	cy; and
23	(F) the nuclear regulatory agencies and or-
24	ganizations of embarking civil nuclear energy
25	nations and ally or partner nations; and

1	(5) improve the efficient and effective exporting
2	and importing of civil nuclear technologies and mate-
3	rials.
4	SEC. 5. COOPERATIVE FINANCING RELATIONSHIPS WITH
5	ALLY OR PARTNER NATIONS AND EMBARKING
6	CIVIL NUCLEAR ENERGY NATIONS.
7	(a) In General.—The President shall designate an
8	appropriate White House official, who may be the Assistant
9	(if appointed), and the Chief Executive Officer of the United
10	States International Development Finance Corporation to
11	coordinate with the officials described in section $3(a)(2)$ to
12	develop, as the President determines to be appropriate, fi-
13	nancing relationships with ally or partner nations to ad-
14	vance civil nuclear exports from the United States or ally
15	or partner nations to embarking civil nuclear energy na-
16	tions.
17	(b) United States Competitiveness Clauses.—
18	(1) Definition of united states competi-
19	TIVENESS CLAUSE.—In this subsection, the term
20	"United States competitiveness clause" means any
21	United States competitiveness provision in any agree-
22	ment entered into by the Department of Energy, in-
23	cluding—
24	(A) a cooperative agreement;

1	(B) a cooperative research and development
2	agreement; and
3	(C) a patent waiver.
4	(2) Consideration.—In carrying out subsection
5	(a), the relevant officials described in that subsection
6	shall consider the impact of United States competi-
7	tiveness clauses on any financing relationships en-
8	tered into or proposed to be entered into under that
9	subsection.
10	(3) Waiver.—The Secretary shall facilitate
11	waivers of United States competitiveness clauses as
12	necessary to facilitate financing relationships with
13	ally or partner nations under subsection (a).
14	SEC. 6. COOPERATION WITH ALLY OR PARTNER NATIONS
15	ON ADVANCED NUCLEAR REACTOR DEM-
16	ONSTRATION AND COOPERATIVE RESEARCH
17	FACILITIES FOR CIVIL NUCLEAR ENERGY.
18	(a) In General.—Not later than 2 years after the
19	date of enactment of this Act, the Secretary of State, in
20	coordination with the Secretary and the Secretary of Com-
21	merce, shall conduct bilateral and multilateral meetings
22	with not fewer than 5 ally or partner nations, with the aim
23	of enhancing nuclear energy cooperation among those ally
24	or partner nations and the United States, for the purpose
25	of developing collaborative relationships with respect to re-

1	search, development, licensing, and deployment of advanced
2	nuclear reactor technologies for civil nuclear energy.
3	(b) Requirement.—The meetings described in sub-
4	section (a) shall include—
5	(1) a focus on cooperation to demonstrate and
6	deploy advanced nuclear reactors, with an emphasis
7	on U.S. nuclear energy companies, during the 10-year
8	period beginning on the date of enactment of this Act
9	to provide options for addressing climate change by
10	2050; and
11	(2) a focus on developing a memorandum of un-
12	derstanding or any other appropriate agreement be-
13	tween the United States and ally or partner nations
14	with respect to—
15	(A) the demonstration and deployment of
16	advanced nuclear reactors; and
17	(B) the development of cooperative research
18	facilities.
19	(c) Financing Arrangements.—In conducting the
20	meetings described in subsection (a), the Secretary of State,
21	in coordination with the Secretary and the Secretary of
22	Commerce, shall seek to develop financing arrangements to
23	share the costs of the demonstration and deployment of ad-
24	vanced nuclear reactors and the development of cooperative

1	research facilities with the ally or partner nations partici-
2	pating in those meetings.
3	(d) Report.—Not later than 1 year after the date of
4	enactment of this Act, the Secretary, the Secretary of State,
5	and the Secretary of Commerce shall jointly submit to Con-
6	gress a report highlighting potential partners—
7	(1) for the establishment of cost-share arrange-
8	ments described in subsection (c); or
9	(2) with which the United States may enter into
10	agreements with respect to—
11	(A) the demonstration of advanced nuclear
12	reactors; or
13	(B) cooperative research facilities.
14	SEC. 7. INTERNATIONAL CIVIL NUCLEAR ENERGY CO-
15	OPERATION.
16	Section 959B of the Energy Policy Act of 2005 (42
17	U.S.C. 16279b) is amended—
18	(1) in the matter preceding paragraph (1), by
19	striking "The Secretary" and inserting the following:
20	"(a) In General.—The Secretary";
21	(2) in subsection (a) (as so designated)—
22	(A) in paragraph (1)—
23	(i) by striking "financing,"; and
24	(ii) by striking "and" after the semi-
25	colon at the end;

1	(B) in paragraph (2)—
2	(i) in subparagraph (A), by striking
3	"preparations for"; and
4	(ii) in subparagraph $(C)(v)$, by $strik$ -
5	ing the period at the end and inserting a
6	semicolon; and
7	(C) by adding at the end the following:
8	"(3) to support, in consultation with the Sec-
9	retary of State, the safe, secure, and peaceful use of
10	civil nuclear technology in countries developing nu-
11	clear energy programs, with a focus on countries that
12	have increased civil nuclear cooperation with the Rus-
13	sian Federation or the People's Republic of China;
14	and
15	"(4) to promote the fullest utilization of the reac-
16	tors, fuel, equipment, services, and technology of U.S.
17	nuclear energy companies (as defined in section 2 of
18	the International Nuclear Energy Act) in civil nu-
19	clear energy programs outside the United States
20	through—
21	"(A) bilateral and multilateral arrange-
22	ments developed and executed in coordination
23	with the Secretary of State that contain commit-
24	ments for the utilization of the reactors, fuel,
25	equipment, services, and technology of U.S. nu-

1	clear energy companies (as defined in that sec-
2	tion);
3	"(B) the designation of 1 or more U.S. nu-
4	clear energy companies (as defined in that sec-
5	tion) to implement an arrangement under sub-
6	paragraph (A) if the Secretary determines that
7	the designation is necessary and appropriate to
8	achieve the objectives of this section;
9	"(C) the waiver of any provision of law re-
10	lating to competition with respect to any activ-
11	ity related to an arrangement under subpara-
12	graph (A) if the Secretary, in consultation with
13	the Attorney General and the Secretary of Com-
14	merce, determines that a waiver is necessary and
15	appropriate to achieve the objectives of this sec-
16	tion; and
17	"(D) the issuance of loans, loan guarantees,
18	other financial assistance, or assistance in the
19	form of an equity interest to carry out activities
20	related to an arrangement under subparagraph
21	(A), to the extent appropriated funds are avail-
22	able."; and
23	(3) by adding at the end the following:
24	"(b) Requirements.—The program under subsection
25	(a) shall—

1	"(1) with respect to the function described in
2	subsection (a)(3), be modeled after the Internationa
3	Military Education and Training program of the De-
4	partment of State; and
5	"(2) be authorized and directed by the Secretary
6	of State and implemented by the Secretary—
7	"(A) to facilitate, to the maximum extens
8	practicable, workshops and expert-based ex
9	changes to engage industry, stakeholders, and
10	foreign governments with respect to international
11	civil nuclear issues, such as—
12	"(i) training;
13	"(ii) financing;
14	"(iii) safety;
15	"(iv) security;
16	"(v) safeguards;
17	"(vi) liability;
18	"(vii) advanced fuels;
19	"(viii) operations; and
20	"(ix) options for multinational co-
21	operation with respect to the disposal of
22	spent nuclear fuel (as defined in section 2
23	of the Nuclear Waste Policy Act of 1982 (42
24	U.S.C. 10101)); and
25	"(B) in coordination with—

1	"(i) the National Security Council;
2	"(ii) the Secretary of State;
3	"(iii) the Secretary of Commerce; and
4	"(iv) the Nuclear Regulatory Commis-
5	sion.
6	"(c) Authorization of Appropriations.—There is
7	authorized to be appropriated to the Secretary to carry out
8	subsection (a)(3) \$15,500,000 for each of fiscal years 2023
9	through 2027.".
10	SEC. 8. INTERNATIONAL CIVIL NUCLEAR PROGRAM SUP-
11	PORT.
12	(a) In General.—Not later than 120 days after the
13	date of enactment of this Act, the Secretary of State, in
14	coordination with the Secretary and the Assistant (if ap-
15	pointed), shall launch an international initiative (referred
16	to in this section as the "initiative") to provide financial
17	assistance to, and facilitate the building of technical capac-
18	ities by, in accordance with this section, embarking civil
19	nuclear energy nations for activities relating to the develop-
20	ment of civil nuclear energy programs.
21	(b) Financial Assistance.—
22	(1) In General.—In carrying out the initiative,
23	the Secretary of State, in coordination with the Sec-
24	retary and the Assistant (if appointed), may award
25	grants of financial assistance to embarking civil nu-

1	clear energy nations in accordance with this sub-
2	section—
3	(A) for activities relating to the development
4	of civil nuclear energy programs; and
5	(B) to facilitate the building of technical ca-
6	pacities for those activities.
7	(2) Amount.—The amount of a grant of finan-
8	cial assistance under paragraph (1) shall be not more
9	than \$5,500,000.
10	(3) Limitations.—The Secretary of State, in co-
11	ordination with the Secretary and the Assistant (if
12	appointed), may award—
13	(A) not more than 1 grant of financial as-
14	sistance under paragraph (1) to any 1 embark-
15	ing civil nuclear energy nation each fiscal year;
16	and
17	(B) not more than a total of 5 grants of fi-
18	nancial assistance under paragraph (1) to any 1
19	embarking civil nuclear energy nation.
20	(c) Senior Advisors.—
21	(1) In general.—In carrying out the initiative,
22	the Secretary of State, in coordination with the Sec-
23	retary and the Assistant (if appointed), may provide
24	financial assistance to an embarking civil nuclear en-
25	ergy nation for the purpose of contracting with a

I	U.S. nuclear energy company to hire 1 or more senior
2	advisors to assist the embarking civil nuclear energy
3	nation in establishing a civil nuclear program.
4	(2) Requirement.—A senior advisor described
5	in paragraph (1) shall have relevant experience and
6	qualifications to advise the embarking civil nuclear
7	energy nation on, and facilitate on behalf of the em-
8	barking civil nuclear energy nation, 1 or more of the
9	following activities:
10	(A) The development of financing relation-
11	ships.
12	(B) The development of a standardized fi-
13	nancing and project management framework for
14	the construction of nuclear power plants.
15	(C) The development of a standardized li-
16	censing framework for—
17	(i) light water civil nuclear tech-
18	nologies; and
19	(ii) non-light water civil nuclear tech-
20	nologies and advanced nuclear reactors.
21	(D) The identification of qualified organiza-
22	tions and service providers.
23	(E) The identification of funds to support
24	payment for services required to develop a civil
25	nuclear program.

1	(F) Market analysis.
2	(G) The identification of the safety, secu-
3	rity, safeguards, and nuclear governance re-
4	quired for a civil nuclear program.
5	(H) Risk allocation, risk management, and
6	nuclear liability.
7	(I) Technical assessments of nuclear reac-
8	tors and technologies.
9	(J) The identification of actions necessary
10	to participate in a global nuclear liability re-
11	gime based on the Convention on Supplementary
12	Compensation for Nuclear Damage, with Annex,
13	done at Vienna September 12, 1997 (TIAS 15-
14	415).
15	(K) Stakeholder engagement.
16	(L) Management of spent nuclear fuel and
17	nuclear waste.
18	(M) Any other major activities to support
19	the establishment of a civil nuclear program,
20	such as the establishment of export, financing,
21	construction, training, operations, and education
22	requirements.
23	(3) Clarification.—Financial assistance under
24	this subsection may be provided to an embarking civil
25	nuclear energy nation in addition to any financial

1	assistance provided to that embarking civil nuclear
2	energy nation under subsection (b).
3	(d) Limitation on Assistance to Embarking Civil
4	Nuclear Energy Nations.—Not later than 1 year after
5	the date of enactment of this Act, the Offices of the Inspec
6	tors General for the Department of State and the Depart
7	ment of Energy shall coordinate—
8	(1) to establish and submit to the appropriate
9	committees of Congress a joint strategic plan to con-
10	duct comprehensive oversight of activities authorized
11	under this section to prevent fraud, waste, and abuse
12	and
13	(2) to engage in independent and effective over-
14	sight of activities authorized under this section
15	through joint or individual audits, inspections, inves-
16	tigations, or evaluations.
17	(e) Authorization of Appropriations.—There is
18	authorized to be appropriated to the Secretary of State to
19	carry out the initiative \$50,000,000 for each of fiscal years
20	2023 through 2027.
21	SEC. 9. BIENNIAL CABINET-LEVEL INTERNATIONAL CON
22	FERENCE ON NUCLEAR SAFETY, SECURITY
23	SAFEGUARDS, AND SUSTAINABILITY.
24	(a) In General.—The President, in coordination
25	with international partners, as determined by the Presi-

1	dent, and industry, shall hold a biennial conference on civil
2	nuclear safety, security, safeguards, and sustainability (re-
3	ferred to in this section as a "conference").
4	(b) Conference Functions.—It is the sense of Con-
5	gress that each conference should—
6	(1) be a forum in which ally or partner nations
7	may engage with each other for the purpose of rein-
8	forcing the commitment to—
9	(A) nuclear safety, security, safeguards, and
10	sustainability;
11	(B) environmental safeguards; and
12	(C) local community engagement in areas
13	in reasonable proximity to nuclear sites; and
14	(2) facilitate—
15	(A) the development of—
16	(i) joint commitments and goals to im-
17	prove—
18	(I) nuclear safety, security, safe-
19	guards, and sustainability;
20	(II) environmental safeguards;
21	and
22	(III) local community engagement
23	in areas in reasonable proximity to
24	$nuclear\ sites;$

1	(ii) stronger international institutions
2	that support nuclear safety, security, safe-
3	guards, and sustainability;
4	(iii) cooperative financing relation-
5	ships to promote competitive alternatives to
6	Chinese and Russian financing;
7	(iv) a standardized financing and
8	project management framework for the con-
9	struction of civil nuclear power plants;
10	$(v)\ a\ standardized\ licensing\ framework$
11	for civil nuclear technologies;
12	(vi) a strategy to change internal poli-
13	cies of multinational development banks,
14	such as the World Bank, to support the fi-
15	nancing of civil nuclear projects;
16	(vii) a document containing any les-
17	sons learned from countries that have
18	partnered with the Russian Federation or
19	the People's Republic of China with respect
20	to civil nuclear power, including any detri-
21	mental outcomes resulting from that part-
22	nership; and
23	(viii) a global civil nuclear liability re-
24	gime;

1	(B) cooperation for enhancing the overall
2	aspects of civil nuclear power, such as—
3	(i) nuclear safety, security, safeguards,
4	$and\ sustainability;$
5	(ii) nuclear laws (including regula-
6	tions);
7	(iii) waste management;
8	(iv) quality management systems;
9	(v) technology transfer;
10	(vi) human resources development;
11	$(vii)\ localization;$
12	(viii) reactor operations;
13	(ix) nuclear liability; and
14	(x) decommissioning; and
15	(C) the development and determination of
16	the mechanisms described in paragraphs (7) and
17	(8) of section 10(a), if the President intends to
18	establish an Advanced Reactor Coordination and
19	Resource Center as described in that section.
20	(c) Input From Industry and Government.—It is
21	the sense of Congress that each conference should include
22	a meeting that convenes nuclear industry leaders and lead-
23	ers of government agencies with expertise relating to nu-
24	clear safety, security, safeguards, or sustainability to dis-
25	cuss best practices relating to—

1	(1) the safe and secure use, storage, and trans-
2	port of nuclear and radiological materials;
3	(2) managing the evolving cyber threat to nu-
4	clear and radiological security; and
5	(3) the role that the nuclear industry should play
6	in nuclear and radiological safety, security, and safe-
7	guards, including with respect to the safe and secure
8	use, storage, and transport of nuclear and radio-
9	logical materials, including spent nuclear fuel and
10	nuclear waste.
11	SEC. 10. ADVANCED REACTOR COORDINATION AND RE-
12	SOURCE CENTER.
13	(a) In General.—The President shall consider the
14	feasibility of leveraging existing activities or frameworks or,
15	as necessary, establishing a center, to be known as the "Ad-
16	vanced Reactor Coordination and Resource Center" (re-
17	ferred to in this section as the "Center"), for the purposes
18	of—
19	(1) identifying qualified organizations and serv-
20	ice providers—
21	(A) for embarking civil nuclear energy na-
22	tions;
23	(B) to develop and assemble documents, con-
24	tracts, and related items required to establish a
25	civil nuclear program; and

(C) to develop a standardized model for the
establishment of a civil nuclear program than
can be used by the International Atomic Energy
Agency;
(2) coordinating with countries participating in
the Center and with the Nuclear Exports Working
Group established under section 3(b)—
(A) to identify funds to support payment
for services required to develop a civil nuclear
program;
(B) to provide market analysis; and
(C) to create—
(i) project structure models;
(ii) models for electricity market anal-
ysis;
(iii) models for nonelectric applica-
tions market analysis; and
(iv) financial models;
(3) identifying and developing the safety, secu-
rity, safeguards, and nuclear governance required for
a civil nuclear program;
(4) supporting multinational regulatory stand
ards to be developed by countries with civil nuclear
programs and experience;

1	(5) developing and strengthening communica-
2	tions, engagement, and consensus-building;
3	(6) carrying out any other major activities to
4	support export, financing, education, construction,
5	training, and education requirements relating to the
6	establishment of a civil nuclear program;
7	(7) developing mechanisms for how to fund and
8	staff the Center; and
9	(8) determining mechanisms for the selection of
10	the location or locations of the Center.
11	(b) Objective.—The President shall carry out sub-
12	section (a) with the objective of establishing the Center if
13	the President determines that it is feasible to do so.
14	SEC. 11. INVESTMENT BY ALLIES AND PARTNERS OF THE
15	UNITED STATES.
16	(a) Commercial Licenses.—Section 103 d. of the
17	Atomic Energy Act of 1954 (42 U.S.C. 2133(d)) is amend-
18	ed, in the second sentence—
19	(1) by inserting "for a production facility" after
20	"No license"; and
21	(2) by striking "any any" and inserting "any".
22	(b) Medical Therapy and Research Develop-
23	MENT LICENSES.—Section 104 d. of the Atomic Energy Act
24	of 1954 (42 U.S.C. 2134(d)) is amended, in the second sen-

1	tence, by inserting "for a production facility" after "No li-
2	cense".
3	SEC. 12. STRATEGIC INFRASTRUCTURE FUND WORKING
4	GROUP.
5	(a) Establishment.—There is established a working
6	group, to be known as the "Strategic Infrastructure Fund
7	Working Group" (referred to in this section as the "working
8	group").
9	(b) Composition.—The working group shall be—
10	(1) led by a White House official, who may be
11	the Assistant (if appointed), who shall serve as the
12	White House focal point with respect to matters relat-
13	ing to the working group; and
14	(2) composed of—
15	(A) senior-level Federal officials, selected by
16	the head of the applicable Federal agency or or-
17	ganization, from—
18	(i) the Department of State;
19	(ii) the Department of the Treasury;
20	(iii) the Department of Commerce;
21	(iv) the Department of Energy;
22	(v) the Export-Import Bank of the
23	United States;
24	(vi) the United States International
25	Development Finance Corporation; and

1	(vii) the Nuclear Regulatory Commis-
2	sion;
3	(B) other senior-level Federal officials, se-
4	lected by the head of the applicable Federal agen-
5	cy or organization, from any other Federal agen-
6	cy or organization that the Secretary determines
7	to be appropriate; and
8	(C) any senior-level Federal official selected
9	by the White House official described in para-
10	graph (1) from any Federal agency or organiza-
11	tion.
12	(c) Reporting.—The working group shall report to
13	the National Security Council.
14	(d) Duties.—The working group shall—
15	(1) provide direction and advice to the officials
16	described in section $3(a)(2)(A)$ and appropriate Fed-
17	eral agencies, as determined by the working group,
18	with respect to the establishment of a Strategic Infra-
19	structure Fund (referred to in this subsection as the
20	"Fund") to be used—
21	(A) to support those aspects of projects re-
22	lating to—
23	(i) civil nuclear technologies;
24	(ii) rare earth elements and critical
25	minerals (as defined in section 7002(a) of

1	the Energy Act of 2020 (30 U.S.C.
2	1606(a))); and
3	(iii) microprocessors; and
4	(B) for strategic investments identified by
5	the working group; and
6	(2) address critical areas in determining the ap-
7	propriate design for the Fund, including—
8	(A) transfer of assets to the Fund;
9	(B) transfer of assets from the Fund;
10	(C) how assets in the Fund should be in-
11	vested; and
12	(D) governance and implementation of the
13	Fund.
14	(e) Report Required.—
15	(1) In general.—Not later than 1 year after
16	the date of the enactment of this Act, the working
17	group shall submit to the committees described in
18	paragraph (2) a report on the findings of the working
19	group that includes suggested legislative text for how
20	to establish and structure a Strategic Infrastructure
21	Fund.
22	(2) Committees described.—The committees
23	referred to in paragraph (1) are—
24	(A) the Committee on Foreign Relations, the
25	Committee on Commerce, Science, and Transpor-

tation, the Committee on Armed Services, the
Committee on Energy and Natural Resources
the Committee on Environment and Public
Works, and the Committee on Finance of the
Senate; and
(B) the Committee on Foreign Affairs, the
Committee on Energy and Commerce, the Com-
mittee on Armed Services, the Committee or
Science, Space, and Technology, and the Com-
mittee on Ways and Means of the House of Rep-
resentatives.
(3) Administration of the fund.—The report
submitted under paragraph (1) shall include sug-
gested legislative language requiring all expenditures
from a Strategic Infrastructure Fund established in
accordance with this section to be administered by the
Secretary of State (or a designee of the Secretary of
State).
SEC. 13. BRIEFINGS ON SAFETY AND SECURITY OF NEW EX
PORTS OF ADVANCED NUCLEAR REACTORS.
Before the United States may export an advanced nu
clear reactor to a country that has not previously received
an advanced nuclear reactor from the United States, the
Secretary, in coordination with the Secretary of State, shall

1	provide a briefing to the appropriate committees of Con-
2	gress that addresses whether the country—
3	(1) is technically equipped to safely operate and
4	maintain the advanced nuclear reactor; and
5	(2) has a transparency plan in place for over-
6	sight of any assistance received from the United
7	States Government for the purpose of purchasing the
8	advanced nuclear reactor.
9	SEC. 14. ENSURING CONTINUED SAFETY AND SECURITY
10	OVERSIGHT OF ENHANCED ENERGY CO-
11	OPERATION.
12	(a) Briefing Required.—
13	(1) In general.—Not later than 60 days after
14	the date of the enactment of this Act, the Secretary of
15	State, the Secretary of Defense, and the Secretary
16	shall jointly brief the committees of Congress described
17	in paragraph (2) on the procedures being used to
18	mitigate any nuclear proliferation risks of—
19	(A) any recommendations for enhanced en-
20	ergy cooperation that may emerge from the meet-
21	ings described in section 6(a); or
22	(B) any new exports of advanced nuclear
23	reactors.

1	(2) Committees of congress described.—
2	The committees of Congress referred to in paragraph
3	(1) are—
4	(A) the Committees on Foreign Relations,
5	Energy and Natural Resources, and Armed Serv-
6	ices of the Senate; and
7	(B) the Committees on Foreign Affairs, En-
8	ergy and Commerce, and Armed Services of the
9	House of Representatives.
10	(b) Prohibition on Exports of Nuclear Reac-
11	TORS TO CERTAIN COUNTRIES.—On and after the date of
12	the enactment of this Act, an advanced nuclear reactor may
13	not be exported from the United States to a country unless
14	that country—
15	(1) has signed an additional protocol to its com-
16	prehensive safeguards agreement with the Inter-
17	national Atomic Energy Agency; or
18	(2) has put in place a comprehensive safeguards
19	agreement and is working toward signing an addi-
20	tional protocol with the International Atomic Energy
21	Agency.

1	SEC. 15. JOINT ASSESSMENT BETWEEN THE UNITED
2	STATES AND INDIA ON NUCLEAR LIABILITY
3	RULES.
4	(a) In General.—The Secretary of State, in consulta-
5	tion with the heads of other relevant Federal departments
6	and agencies, shall establish and maintain within the U.S
7	India Strategic Security Dialogue a joint consultative
8	mechanism with the Government of the Republic of India
9	that convenes on a recurring basis—
10	(1) to assess the implementation of the Agree-
11	ment for Cooperation between the Government of the
12	United States of America and the Government of
13	India Concerning Peaceful Uses of Nuclear Energy,
14	signed at Washington October 10, 2008 (TIAS 08-
15	1206);
16	(2) to discuss opportunities for the Republic of
17	India to align domestic nuclear liability rules with
18	international norms; and
19	(3) to develop a strategy for the United States
20	and the Republic of India to pursue bilateral and
21	multilateral diplomatic engagements related to ana-
22	lyzing and implementing those opportunities.
23	(b) Report.—Not later than 180 days after the date
24	of the enactment of this Act, and annually thereafter for
25	5 years, the Secretary of State, in consultation with the
26	heads of other relevant Federal departments and agencies,

1	shall submit to the appropriate committees of Congress a
2	report that describes the joint assessment developed pursu-
3	ant to subsection $(a)(1)$.
4	SEC. 16. LESSONS LEARNED FROM THE ZAPORIZHZHIA NU-
5	CLEAR POWER PLANT.
6	(a) Briefing.—
7	(1) In General.—Not later than 60 days after
8	the date of enactment of this Act, the Secretary of
9	State shall provide a briefing to the appropriate com-
10	mittees of Congress regarding the capture of the
11	Zaporizhzhia nuclear power plant by Russian armed
12	forces.
13	(2) REQUIREMENTS.—The briefing required by
14	paragraph (1) shall focus on—
15	(A) events leading up to the capture of the
16	Zaporizhzhia nuclear power plant by Russian
17	armed forces;
18	(B) ongoing efforts to ensure the continued
19	operation of the reactor and the safety and secu-
20	rity of the plant;
21	(C) efforts to mitigate potential risks to the
22	surrounding civilian population; and
23	(D) any safety and security measures im-
24	plemented since the capture.
25	(b) Report.—

1	(1) In General.—Not later than 120 days after
2	the date of enactment of this Act, the Secretary of
3	State shall submit to the appropriate committees of
4	Congress a report outlining lessons learned from at-
5	tacks on the Zaporizhzhia nuclear power plant, in-
6	cluding—
7	(A) the efforts to ensure the safety and secu-
8	rity of the Zaporizhzhia nuclear power plant;
9	(B) how those lessons can be applied to
10	other nuclear sites in Ukraine while there is an
11	ongoing threat of armed conflict in Ukraine; and
12	(C) how those lessons could apply to other
13	nuclear power plants in the event of armed con-
14	flict.
15	(2) Form of Report.—The report required by
16	paragraph (1) shall be submitted in unclassified form
17	but may include a classified annex.