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118TH CONGRESS 1ST SESSION

S. 416

To designate the Russian-based mercenary Wagner Group as a foreign terrorist organization, and for other purposes.

IN THE SENATE OF THE UNITED STATES

February 14, 2023

Mr. Wicker (for himself, Mr. Cardin, Mrs. Shaheen, Mr. Tillis, Mr. Blumenthal, Mr. Graham, Mr. Whitehouse, Mr. Rubio, Mrs. Blackburn, Mr. Heinrich, Mr. Scott of Florida, Mr. Kelly, Mr. Grassley, Mr. Manchin, Mr. Durbin, Mr. Young, and Mr. Padilla) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

JULY	(legislative day,),	2023
	Reported by Mr. MENENDEZ, with an amendment	
[Strike	out all after the enacting clause and insert the part printed in	italic

A BILL

To designate the Russian-based mercenary Wagner Group as a foreign terrorist organization, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLES.
- 4 This Act may be cited as the "Holding Accountable
- 5 Russian Mercenaries Act" or the "HARM Act".

SEC	9	TITN	T	IN	CC.
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2	Congress makes the following findings:
3	(1) The Secretary of State's designation of an
4	entity as a foreign terrorist organization results
5	from a determination that—
6	(A) the entity is foreign and engages in
7	terrorism or terrorist activity; and
8	(B) the terrorist activity threatens the se-
9	curity of the United States or its nationals.
10	(2) The activities of the Wagner Group and af-
11	filiated entities of Russian national Yevgeniy
12	Prigozhin pose a threat to the national interests and
13	national security of the United States and allies and
14	partners of the United States, including with respect
15	to Russia's war on Ukraine, which President Biden
16	declared, on March 2, 2022, "pose[s] an unusual
17	and extraordinary threat to the national security
18	and foreign policy of the United States".
19	(3) On June 20, 2017, the Department of the
20	Treasury's Office of Foreign Assets Control des-
21	ignated the Wagner Group and its military leader,
22	Dmitry Utkin, pursuant to Executive Order 13660
23	(50 U.S.C. 1701 note; relating to blocking property
24	of certain persons contributing to the situation in
25	Ukraine) "for being responsible for or complicit in,

or having engaged in, directly or indirectly, actions

1 or policies that threaten the peace, security, sta-2 territorial *integrity* bility, sovereigntv of Or 3 Ukraine". 4 (4) On September 20, 2018, the Department of 5 State added Yevgeniy Prigozhin and his affiliated 6 entities, including the Wagner Group, to the list of 7 persons identified as part of, or operating for or on 8 behalf of, the defense or intelligence sectors of the 9 Government of the Russian Federation under section 10 231 of the Countering America's Adversaries 11 Through Sanctions Act (22 U.S.C. 9525). 12 (5) On January 20, 2023, a White House 13 spokesperson announced that the Department of the 14 Treasury will designate the Wagner Group as a sig-15 nificant transnational criminal organization pursu-16 ant to Executive Order 13581 (50 U.S.C. 1701 note; 17 relating to blocking property of transnational crimi-18 nal organizations), consistent with the authority 19 granted to the President under section 203(a) of the 20 International Emergency Economic Powers Act (50) 21 U.S.C. 1702). 22 (6) The Wagner Group, a self-described private 23 actor that undertakes military action and subversive 24 operations at the behest of the Government of the

Russian Federation, is a "terrorist group" that en-

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1	gages in "terrorism" (as defined in section 140(d) of
2	the Foreign Relations Authorization Act, Fiscal
3	Year 1988 and 1989 (22 U.S.C. 2656f(d))), which
4	is "premeditated, politically motivated violence per-
5	petrated against noncombatant targets by sub-
6	national groups or clandestine agents".
7	(7) The Wagner Group and its affiliated enti-
8	ties have committed, or are credibly accused of com-
9	mitting, terrorist activity (as defined in section
10	212(a)(3)(B) of the Immigration and Nationality
11	Act (8 U.S.C. 1182(a)(3)(B))), through their in-
12	volvement in—
13	(A) the massacres, rape, and torture of ei-
14	vilians in Bucha, Ukraine, in March 2022;
15	(B) the massacres in Moura, Mali, in
16	March 2022;
17	(C) the massacres of migrant workers and
18	civilians in mining regions along the Sudan-
19	Central African Republic border in 2022;
20	(D) the murder of Russian journalists in
21	the Central African Republic in June 2018 as
22	well as threats against United States journalists
23	investigating such incident;
24	(E) the kidnapping of children in the Cen-
25	tral African Republic in 2022 to work in mines;

1	(F) the rape and sex trafficking of women
2	and children in the Central African Republic
3	between 2018 and 2022;
4	(G) the sabotage and lethal suppression of
5	civilian protestors in Sudan in 2019;
6	(H) the use of nerve agents against
7	Libya's Government of National Accord and de-
8	ployment of illegal land mines and booby-traps
9	in civilian areas of Tripoli between 2019 and
10	2020;
11	(I) the torture and execution of a Syrian
12	national in June 2017;
13	(J) efforts to assassinate Ukrainian Presi-
14	dent Volodymyr Zelensky in March 2022; and
15	(K) the receipt of weapons shipments ini-
16	tially reported in December 2022 from the
17	Democratic People's Republic of Korea, which
18	the Secretary of State had designated a state
19	sponsor of terrorism on November 20, 2017.
20	SEC. 3. SENSE OF CONGRESS.
21	It is the sense of Congress that—
22	(1) the Russian-based mercenary Wagner
23	Group meets the criteria for designation by the Sec-
24	retary of State as a foreign terrorist organization

I	under section 219(a) of the Immigration and Na
2	tionality Act (8 U.S.C. 1189(a)); and
3	(2) the Secretary of State should designate the
4	Wagner Group as a foreign terrorist organization
5	under such section 219(a).
6	SEC. 4. DESIGNATION OF THE MERCENARY WAGNET
7	GROUP AS A FOREIGN TERRORIST ORGANI
8	ZATION.
9	(a) In General.—Upon the enactment of this Act
0	the Secretary of State shall designate the Wagner Group
1	as a foreign terrorist organization in accordance with sec
2	tion 219(a) of the Immigration and Nationality Act (8
3	U.S.C. 1189(a)).
4	(b) APPLICATION.—The designation required under
5	subsection (a) shall equally apply to any affiliated and suc
6	cessor entities to the Wagner Group undertaking malign
7	activities against the United States and its allies and part
8	ners, including activities taking place in Ukraine, Africa
9	and the Middle East.
20	(c) WAIVER.—The President may waive the applica
21	tion of sanctions under this section if the President deter
22	mines and reports to the appropriate congressional com
23	mittees that such a waiver is in the national security inter
24	est of the United States.

1	(d) Annual Report.—Not later than 1 year after
2	the date of the enactment of this Act, and annually there-
3	after, the Secretary of State shall submit a report to the
4	appropriate congressional committees describing the inter-
5	national activities of the Russian-based mercenary Wagner
6	Group.
7	(e) Defined Term.—In this section, the term "ap-
8	propriate congressional committees" means—
9	(1) the Committee on Armed Services of the
10	Senate;
11	(2) the Committee on Foreign Relations of the
12	Senate;
13	(3) the Committee on Banking, Housing, and
14	Urban Affairs of the Senate;
15	(4) the Committee on Financial Services of the
16	House of Representatives;
17	(5) the Committee on Foreign Affairs of the
18	House of Representatives;
19	(6) the Committee on the Judiciary of the
20	House of Representatives; and
21	(7) the Committee on Armed Services of the
22	House of Representatives.
23	SECTION 1. SHORT TITLES.
24	This Act may be cited as the "Holding Accountable
25	Russian Mercenaries Act" or the "HARM Act"

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1	SEC.	2.	FINDINGS.

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1	SEC. 2. FINDINGS.
2	Congress makes the following findings:
3	(1) The Secretary of State's designation of an
4	entity as a foreign terrorist organization results from
5	a determination that—
6	(A) the entity is foreign and engages in ter-
7	rorism or terrorist activity; and
8	(B) the terrorist activity threatens the secu-
9	rity of the United States or its nationals.
10	(2) The activities of the Wagner Group and af-
11	filiated entities of Russian national Yevgeniy
12	Prigozhin pose a threat to the national interests and
13	national security of the United States and allies and
14	partners of the United States, including with respect
15	to Russia's war on Ukraine, which President Biden
16	declared, on March 2, 2022, "pose[s] an unusual and
17	extraordinary threat to the national security and for-
18	eign policy of the United States".
19	(3) On June 20, 2017, the Department of the
20	Treasury's Office of Foreign Assets Control designated
21	the Wagner Group and its military leader, Dmitry
22	Utkin, pursuant to Executive Order 13660 (50 U.S.C.
23	1701 note; relating to blocking property of certain
24	persons contributing to the situation in Ukraine) "for
25	being responsible for or complicit in, or having en-

gaged in, directly or indirectly, actions or policies

that threaten the peace, security, stability, sovereignty
or territorial integrity of Ukraine".

- (4) On September 20, 2018, the Department of State added Yevgeniy Prigozhin and his affiliated entities, including the Wagner Group, to the list of persons identified as part of, or operating for or on behalf of, the defense or intelligence sectors of the Government of the Russian Federation under section 231 of the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9525).
- (5) On January 20, 2023, a White House spokesperson announced that the Department of the Treasury will designate the Wagner Group as a significant transnational criminal organization pursuant to Executive Order 13581 (50 U.S.C. 1701 note; relating to blocking property of transnational criminal organizations), consistent with the authority granted to the President under section 203(a) of the International Emergency Economic Powers Act (50 U.S.C. 1702).
- (6) The Wagner Group, a self-described private actor that undertakes military action and subversive operations at the behest of the Government of the Russian Federation, is a "terrorist group" that engages in "terrorism" (as defined in section 140(d) of the Foreign Relations Authorization Act, Fiscal Year

1	1988 and 1989 (22 U.S.C. 2656f(d))), which is "pre-
2	meditated, politically motivated violence perpetrated
3	against noncombatant targets by subnational groups
4	or clandestine agents".
5	(7) The Wagner Group and its affiliated entities
6	have committed, or are credibly accused of commit-
7	ting, terrorist activity (as defined in section
8	212(a)(3)(B) of the Immigration and Nationality Act
9	(8 U.S.C. $1182(a)(3)(B)$)), through their involvement
10	in—
11	(A) the massacres, rape, and torture of ci-
12	vilians in Bucha, Ukraine, in March 2022;
13	(B) the massacres in Moura, Mali, in
14	March 2022;
15	(C) the massacres of migrant workers and
16	civilians in mining regions along the Sudan-
17	Central African Republic border in 2022;
18	(D) the murder of Russian journalists in
19	the Central African Republic in June 2018 as
20	well as threats against United States journalists
21	investigating such incident;
22	(E) the kidnapping of children in the Cen-
23	tral African Republic in 2022 to work in mines;

1	(F) the rape and sex trafficking of women
2	and children in the Central African Republic be-
3	tween 2018 and 2022;
4	(G) the sabotage and lethal suppression of
5	civilian protestors in Sudan in 2019;
6	(H) the use of nerve agents against Libya's
7	Government of National Accord and deployment
8	of illegal land mines and booby-traps in civilian
9	areas of Tripoli between 2019 and 2020;
10	(I) the torture and execution of a Syrian
11	national in June 2017;
12	(I) efforts to assassinate Ukrainian Presi-
13	dent Volodymyr Zelensky in March 2022; and
14	(K) the receipt of weapons shipments ini-
15	tially reported in December 2022 from the Demo-
16	cratic People's Republic of Korea, which the Sec-
17	retary of State had designated a state sponsor of
18	terrorism on November 20, 2017.
19	SEC. 3. SENSE OF CONGRESS.
20	It is the sense of Congress that—
21	(1) the Russian-based mercenary Wagner Group
22	meets the criteria for designation by the Secretary of
23	State as a foreign terrorist organization under section
24	219(a) of the Immigration and Nationality Act (8
25	$U.S.C.\ 1189(a));\ and$

1	(2) the Secretary of State should designate the
2	Wagner Group as a foreign terrorist organization
3	$under\ such\ section\ 219(a).$
4	SEC. 4. DESIGNATION OF THE MERCENARY WAGNER GROUP
5	AS A FOREIGN TERRORIST ORGANIZATION.
6	(a) In General.—Upon the enactment of this Act, the
7	Secretary of State shall designate the Wagner Group as a
8	foreign terrorist organization in accordance with section
9	219(a) of the Immigration and Nationality Act (8 U.S.C.
10	1189(a)).
11	(b) APPLICATION.—The designation required under
12	subsection (a) shall equally apply to any affiliated and suc-
13	cessor entities to the Wagner Group undertaking malign ac-
14	tivities against the United States and its allies and part-
15	ners, including activities taking place in Ukraine, Africa,
16	and the Middle East.
17	(c) Waiver.—The President may waive the applica-
18	tion of sanctions under this section if the President deter-
19	mines and reports to the appropriate congressional commit-
20	tees that such a waiver is in the national security interest
21	of the United States.
22	(d) Annual Report.—Not later than 1 year after the
23	date of the enactment of this Act, and annually thereafter,
24	the Secretary of State shall submit a report to the appro-
25	priate congressional committees describing the inter-

1	national activities of the Russian-based mercenary Wagner
2	Group.
3	(e) Defined Term.—In this Act, the term "appro-
4	priate congressional committees" means—
5	(1) the Committee on Armed Services of the Sen-
6	ate;
7	(2) the Committee on Foreign Relations of the
8	Senate;
9	(3) the Committee on Banking, Housing, and
10	Urban Affairs of the Senate;
11	(4) the Committee on Financial Services of the
12	$House\ of\ Representatives;$
13	(5) the Committee on Foreign Affairs of the
14	House of Representatives;
15	(6) the Committee on the Judiciary of the House
16	of Representatives; and
17	(7) the Committee on Armed Services of the
18	House of Representatives.
19	(f) Exception for Humanitarian Assistance and
20	Peacebuilding Activities.—When applying the terms
21	"material support or resources" (as defined in section
22	2339A(b)(1) of title 18, United States Code) and "material
23	support" (as defined at section 212(a)(3)(B) of the Immi-
24	gration and Nationality Act (8 U.S.C. 1182 (a)(3)(B)) with
25	respect to activities and transactions involving the Wagner

1	Group, such terms shall exclude activities and support ai-
2	rectly related to humanitarian assistance or peacebuilding
3	activities, including—
4	(1) activities and transactions described in an
5	authorizing document issued by the Secretary of the
6	Treasury (or designee) by means of a license, regula-
7	tion, exemption, or other document;
8	(2) activities that—
9	(A) support humanitarian projects to meet
10	basic human needs and to support education;
11	(B) support peacebuilding, conflict preven-
12	tion, or conflict resolution programs;
13	(C) support disarmament, demobilization,
14	or reintegration programs;
15	(D) directly benefit the civilian population,
16	including support for the removal of landmines
17	and economic development projects directly bene-
18	fitting the civilian population;
19	$(E)\ support\ democracy\ building;$
20	(F) $support$ $non-commercial$ $development$
21	projects directly benefitting civilians; and
22	(G) support environmental and natural re-
23	$source\ protection;$

1	(3) any transaction by a nongovernmental orga-
2	nization that are ordinarily incident and necessary to
3	the activities described in paragraph (2), including—
4	(A) processing and transferring funds;
5	(B) paying taxes, fees, or import duties;
6	(C) the purchase or receipt of permits,
7	visas, licenses, or public utility services if such
8	nongovernmental organization is not a person or
9	entity whose property or interests in property
10	are blocked pursuant to another provision of
11	statute or regulation; and
12	(4) noncommercial transactions that are related
13	to the direct or indirect provision of agricultural com-
14	modities, medicine, medical devices, replacement
15	parts and components for medical devices, or software
16	updates for medical devices to an individual whose
17	property and interests in property are blocked pursu-
18	ant to another provision of statute or regulation, if
19	such items are transferred in quantities consistent
20	with personal, noncommercial use.
21	SEC. 5. TASK FORCE ON COUNTERING RUSSIAN MALIGN AC-
22	TORS AND MERCENARY PROXIES.
23	(a) Establishment.—
24	(1) In general.—Not later than 90 days after
25	the date of the enactment of this Act, the Secretary of

1	State shall establish a task force on countering the
2	Russian mercenary groups and their proxies (referred
3	to in this section as the "Task Force").
4	(2) Russian mercenary groups and their
5	PROXIES DEFINED.—In this section, the term "Rus-
6	sian mercenary groups and their proxies" means—
7	(A) mercenary proxy groups, such as Wag-
8	ner PMC (and any relevant successors that en-
9	gage in similar conduct), PMC Patriot,
10	Andreyevsky Krest PMC, PMC Convoy, Akhmat
11	PMC, Moran Security Group, and RSB Group;
12	(B) any organization or network that is di-
13	rectly involved in planning and carrying out in-
14	fluence operations in the United States or in any
15	country that is an ally or partner of the United
16	States; and
17	(C) any overt or covert financial, procure-
18	ment, or logistics network directly involved in
19	supporting the actors or activities described in
20	subparagraphs (A) or (B).
21	(b) Objectives.—The objectives of the Task Force
22	shall be to—
23	(1) identify individuals and entities linked to
24	Russian mercenary groups and their proxies that are

1	responsible for, or complicit in, transnational crimi-
2	nal activities and atrocities in Africa;
3	(2) degrade the operational capabilities of Rus-
4	sian mercenary groups and their proxies worldwide;
5	(3) disrupt and degrade the financial, procure-
6	ment, and logistics networks that sustain Russian
7	mercenary groups and their proxies and networks;
8	(4) deny Russian mercenary groups and their
9	proxies the use of third-country safe havens or bases
10	of operations that can be used to project influence or
11	support their operations globally;
12	(5) coordinate diplomatic activities in countries
13	in which the Wagner Group poses a national security
14	threat;
15	(6) engage with allies and partners of the United
16	States to carry out the objectives described in para-
17	graphs (1) through (5); and
18	(7) make recommendations for sanctions, includ-
19	ing regarding designations and any additional sanc-
20	tions authorities that may be needed.
21	(c) Composition.—
22	(1) Leadership.—The Task Force shall be led
23	by the Deputy Secretary of State or another senior of-
24	ficial of the Department of State who has been des-

1	ignated by the Secretary of State to lead the Task
2	Force.
3	(2) Department of state representa-
4	TIVES.—Members of the Task Force shall include rep-
5	resentatives of—
6	(A) relevant regional or functional bureaus
7	of the Department of State;
8	(B) the Global Engagement Center;
9	(C) the Office of Sanctions Coordination;
10	(D) the Bureau of Cyberspace and Digital
11	Policy; and
12	(E) other offices and bureaus of the Depart-
13	ment of State that the Secretary of State deter-
14	mines should be represented on the Task Force.
15	(3) Other federal departments and agen-
16	CIES.—Members of the Task Force shall also include
17	representatives of—
18	(A) the Department of Defense;
19	(B) the Department of the Treasury;
20	(C) the intelligence community (as defined
21	in section 3 of the National Security Act of 1947
22	(50 U.S.C. 3003);
23	(D) the Department of Justice; and
24	(E) any other relevant Federal department
25	or agency.

1	(d) REPORT.—Not later than 90 days after establish
2	ment of the Task Force, and annually thereafter for the fol
3	lowing 3 years, the Secretary of State shall submit to the
4	appropriate congressional committees a report con
5	taining—
6	(1) a summary of the Task Force's efforts to
7	counter Russian mercenary groups and their proxies
8	during the preceding year;
9	(2) a description of the Task Force's diplomatic
10	efforts to carry out the objectives described in sub
11	section (b), including—
12	(A) diplomatic demarches;
13	(B) bilateral engagements;
14	(C) coordination of multilateral initiatives
15	with allies and partners; and
16	(D) any other relevant diplomatic activities
17	(3) a description of financial, cyber, military, or
18	intelligence tools or authorities used to carry out the
19	objectives described in subsection (b), including the
20	cyber capabilities authorized to be shared under sec
21	tion 398 of title 10, United States Code;
22	(4) a description of any information operations
23	or public diplomacy efforts associated with any of the
24	activities described in paragraphs (1) through (3)
25	and

1	(5) a description of the coordination and syn-
2	chronization of efforts among the Department of
3	State, the Department of the Treasury, the Office of
4	the Director of National Intelligence, Department of
5	Defense, and any other relevant Federal agencies, to
6	counter Russian mercenary groups and their proxies
7	in affected countries.
8	SEC. 6. ENHANCED DIPLOMATIC EFFORTS AND INCREAS-
9	ING PERSONNEL TO COUNTER THE ACTIVI-
10	TIES OF THE WAGNER GROUP AND OTHER
11	RUSSIAN MILITARY COMPANIES.
12	(a) Plan to Enhance Diplomatic Efforts.—Not
13	later than 90 days after the date of the enactment of this
14	Act, the Secretary of State shall develop and submit to the
15	appropriate congressional committees a plan for enhancing
16	diplomatic efforts with governments and regional organiza-
17	tions to counter the Wagner Group, any relevant successors
18	to the Wagner Group that engage in similar conduct, and
19	other Russian mercenary groups and their proxies. Such
20	plan shall include recommendations for increasing the
21	number of personnel at certain United States diplomatic
22	missions to ensure that relevant embassies have the per-
23	sonnel to focus on the activities, policies, and investments
24	of Russian mercenary groups and their proxies.
25	(b) Additional Staffing Plan.—

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(1) In General.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall submit a staffing plan to the appropriate congressional committees for key diplomatic posts in Africa (including north Africa) to increase monitoring and reporting on the activities of the Wagner Group, any relevant successors to the Wagner Group that engage in similar conduct, and other Russian mercenary groups and their proxies. Such plan shall identify new incentives for filling positions that are hard to staff. (2) Financial and human resources.—The Secretary of State shall prioritize efforts to ensure that United States diplomatic missions in countries in which the Wagner Group poses a national security threat have sufficient financial and human resources to engage in effective public diplomacy to counter the influence of the Wagner Group and other Russian mercenary proxy groups. (c) Branding and Marking United States For-EIGN ASSISTANCE.—The Secretary of State, the Administrator of the United States Agency for International Development, and the heads of other relevant Federal departments and agencies should(1) prescribe the use of the United States flag to

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2	identify, consistent with section 641 of the Foreign
3	Assistance Act of 1961 (22 U.S.C. 2401), all foreign
4	assistance provided by the United States to countries
5	in which the Wagner Group poses a national security
6	threat;
7	(2) limit the use of branding and marking waiv-
8	ers, as appropriate, for humanitarian assistance pro-
9	vided by the United States to such countries; and
10	(3) only use branding and marking waivers on
11	a case-by-case basis for non-humanitarian programs
12	administered by the Department of State, the United
13	States Agency for International Development, or an-
14	other Federal department or agency administering
15	programs in such countries.
16	(d) Efforts to Limit Benefits From Illicit Ex-
17	TRACTION AND TRADE IN NATURAL RESOURCES.—The Sec-
18	retary of State, in coordination with the heads of other rel-
19	evant Federal departments and agencies, shall engage in
20	diplomatic efforts to limit the ability of the Wagner Group,
21	any successor to the Wagner Group that engages in similar
22	conduct, and other Russian mercenary proxy groups to en-
23	gage in, or materially benefit from, the smuggling and il-
24	licit extraction, refining, and trade of gold and other nat-
25	ural resources, including by encouraging—

1	(1) the harmonization of tax regimes;
2	(2) the adoption of due diligence and inter-
3	national standards for conflict-free and responsible
4	sourcing of natural resources; and
5	(3) the formalization of artisanal mining sectors.
6	SEC. 7. STRATEGY TO COUNTER THE WAGNER GROUP.
7	(a) In General.—Not later than 90 days after the
8	date of the enactment of this Act, the Secretary of State,
9	in consultation with relevant Federal agencies, shall develop
10	and submit to the appropriate congressional committees a
11	strategy to deter and counter the global activities of the
12	Wagner Group and any successor to the Wagner Group that
13	engages in similar conduct.
14	(b) Elements.—The strategy required under sub-
15	section (a) shall include the following elements:
16	(1) Regional and country-specific approaches to
17	countering the influence and activities of the Wagner
18	Group and any successor that engages in similar con-
19	duct in Africa, Europe, the Middle East, and Latin
20	America, including efforts to counter recruitment by
21	or on behalf of the Wagner Group and any successor
22	to the Wagner Group that engages in similar conduct.
23	(2) A comprehensive campaign, conducted in
24	partnership with the Global Engagement Center, de-
25	signed to—

1	(A) expose the activities of the Wagner
2	Group and any successor to the Wagner Group
3	that engages in similar conduct; and
4	(B) counter the propaganda and
5	disinformation and misinformation operations of
6	the Wagner Group.
7	(3) Examples of past efforts to accomplish the
8	objectives described in subparagraphs (A) and (B) of
9	paragraph (2) and a list of the tools that have been
10	used for disinformation purposes.
11	(4) A plan to utilize other tools available to the
12	United States Government to degrade the operations
13	of the Wagner Group and any successor to the Wag-
14	ner Group that engages in similar conduct.
15	(5) An analysis of policy and programmatic
16	limitations, gaps, and resource requirements to effec-
17	tively counter the Russian Federation's malign influ-
18	ence and activities in Africa, Latin America, the Car-
19	ibbean, the Middle East, Asia, and other regions, as
20	appropriate.
21	(6) Recommendations for any additional au-
22	thorities or resources needed to more effectively de-
23	grade operations and influence of the Wagner Group,
24	any successor to the Wagner Group that engages in
25	similar conduct, and similar groups.

1	(c) FORM.—The strategy required under subsection (a)
2	shall be submitted in unclassified form, but may contain
3	a classified annex.
4	SEC. 8. INFLUENCING INTERNATIONAL FINANCIAL INSTI-
5	TUTIONS TO CONSIDER WAGNER GROUP MIN-
6	ING CONCESSIONS WHEN CONSIDERING
7	LOANS AND DEVELOPMENT FINANCING
8	PROJECTS.
9	(a) Consideration by International Monetary
10	Fund of Mining Concessions With Affiliated Enti-
11	Ties of the Wagner Group.—The Secretary of State, in
12	consultation with the Secretary of the Treasury, shall advise
13	the United States Executive Director of the International
14	Monetary Fund to use the voice and vote of the United
15	States to ensure that the International Monetary Fund,
16	when considering a loan to a country, considers whether
17	the potential recipient of such loan has provided mining
18	concessions or direct budgetary support to the Wagner
19	Group or entities affiliated with the Wagner Group.
20	(b) Consideration by Export-Import Bank of the
21	United States of Mining Projects.—The Secretary of
22	State, in consultation with the Secretary of Treasury, shall
23	advise the United States Chair and Director of the Board
24	of Governors of the Export-Import Bank of the United
25	States to use the voice and vote of the United States to en-

- 1 sure that the Export-Import Bank, when considering devel-
- 2 opment financing projects, reviews whether the potential re-
- 3 cipient has provided mining concessions or direct budgetary
- 4 support to the Wagner Group or entities affiliated with the
- 5 Wagner Group.
- 6 SEC. 9. INFORMATION SHARING ON HIGH-VALUE WAGNER
- 7 **GROUP TARGETS.**
- 8 The Secretary of State is authorized to take appro-
- 9 priate steps to share information regarding high-value
- 10 Wagner Group targets with like-minded foreign government
- 11 partners, which could include full names and biometric
- 12 data of individual targets, if available and relevant to de-
- 13 termining visa restrictions.