

Trade Administration of the Department of Commerce as the lead Federal agency for trade promotion and facilitation of business investment in the United States.

“(5) DETAILEES.—

“(A) IN GENERAL.—The Secretary of State, with respect to employees of the Department of State, is authorized to detail a member of the civil service or Foreign Service to State and municipal governments on a reimbursable or nonreimbursable basis. Such details shall be for a period not to exceed two years, and shall be without interruption or loss of status or privilege.

“(B) RESPONSIBILITIES.—Detailees under subparagraph (A) should carry out the following responsibilities:

“(i) Supporting the mission and objectives of the host subnational government office.

“(ii) Advising State and municipal government officials regarding questions of global affairs, foreign policy, cooperative agreements, and public diplomacy.

“(iii) Coordinating activities relating to State and municipal government subnational engagements with the Department of State, including the Office, Department leadership, and regional and functional bureaus of the Department, as appropriate.

“(iv) Engaging Federal agencies regarding security, public health, trade promotion, and other programs executed at the State or municipal government level.

“(v) Any other duties requested by State and municipal governments and approved by the Office.

“(C) ADDITIONAL PERSONNEL SUPPORT FOR SUBNATIONAL ENGAGEMENT.—For the purposes of this subsection, the Secretary of State—

“(i) is authorized to employ individuals by contract;

“(ii) is encouraged to make use of the rehire annuitants authority under section 3323 of title 5, United States Code, particularly for annuitants who are already residing across the United States who may have the skills and experience to support subnational governments; and

“(iii) is encouraged to make use of authorities under the Intergovernmental Personnel Act of 1970 (42 U.S.C. 4701 et seq.) to temporarily assign State and local government officials to the Department of State or overseas missions to increase their international experience and add their perspectives on United States priorities to the Department.

“(6) REPORT AND BRIEFING.—

“(A) REPORT.—Not later than one year after the date of the enactment of this subsection, the Special Representative shall submit to the Committee on Foreign Relations and the Committee on Appropriations of the Senate and the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives a report that includes information relating to the following:

“(i) The staffing plan (including permanent and temporary staff) for the Office and a justification for the location of the Office within the Department of State’s organizational structure.

“(ii) The funding level provided to the Office for the Office, together with a justification relating to such level.

“(iii) The rank and title granted to the Special Representative, together with a justification relating to such decision and an analysis of whether the rank and title is required to fulfill the duties of the Office.

“(iv) A strategic plan for the Office, including relating to—

“(I) supporting subnational engagements to improve United States foreign policy effectiveness;

“(II) enhancing the awareness, understanding, and involvement of United States citizens in the foreign policy process; and

“(III) better engaging with foreign subnational governments to strengthen diplomacy.

“(v) Any other matters as determined relevant by the Special Representative.

“(B) BRIEFINGS.—Not later than 30 days after the submission of the report required under subparagraph (A) and annually thereafter, the Special Representative shall brief the Committee on Foreign Relations and the Committee on Appropriations of the Senate and the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives on the work of the Office and any changes made to the organizational structure or funding of the Office.

“(7) RULE OF CONSTRUCTION.—Nothing in this subsection may be construed as precluding—

“(A) the Office from being elevated to a bureau within the Department of State; or

“(B) the Special Representative from being elevated to an Assistant Secretary, if such an Assistant Secretary position does not increase the number of Assistant Secretary positions at the Department above the number authorized under subsection (c)(1).

“(8) DEFINITIONS.—In this subsection:

“(A) MUNICIPAL.—The term ‘municipal’ means, with respect to the government of a municipality in the United States, a municipality with a population of not fewer than 100,000 people.

“(B) STATE.—The term ‘State’ means the 50 States, the District of Columbia, and any territory or possession of the United States.

“(C) SUBNATIONAL ENGAGEMENT.—The term ‘subnational engagement’ means formal meetings or events between elected officials of State or municipal governments and their foreign counterparts.”

SA 931. Mr. CORNYN (for himself, Mr. CASEY, Mr. SULLIVAN, Ms. STABENOW, Mr. CRAMER, Mr. FETTERMAN, and Mr. RICKETTS) submitted an amendment intended to be proposed by him to the bill S. 2226, to authorize appropriations for fiscal year 2024 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle G of title X, add the following:

SEC. 1083. PROTECTION OF COVERED SECTORS.

The Defense Production Act of 1950 (50 U.S.C. 4501 et seq.) is amended by adding at the end the following:

“TITLE VIII—PROTECTION OF COVERED SECTORS

“SEC. 801. DEFINITIONS.

“In this title:

“(1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term ‘appropriate congressional committees’ means—

“(A) the Committee on Armed Services, the Committee on Finance, the Committee on Banking, Housing, and Urban Affairs, the Select Committee on Intelligence, and the Committee on Foreign Relations of the Senate; and

“(B) the Committee on Armed Services, the Committee on Ways and Means, the Committee on Financial Services, the Permanent Select Committee on Intelligence, and the Committee on Foreign Affairs of the House of Representatives.

“(2) COUNTRY OF CONCERN.—The term ‘country of concern’ means, subject to such regulations as may be prescribed in accordance with section 806, a country specified in

section 4872(d)(2) of title 10, United States Code.

“(3) COVERED ACTIVITY.—

“(A) IN GENERAL.—Subject to such regulations as may be prescribed in accordance with section 806, and except as provided in subparagraph (B), the term ‘covered activity’ means any activity engaged in by a United States person in a related to a covered sector that involves—

“(i) an acquisition by such United States person of an equity interest or contingent equity interest, or monetary capital contribution, in a covered foreign entity, directly or indirectly, by contractual commitment or otherwise, with the goal of generating income or gain;

“(ii) an arrangement for an interest held by such United States person in the short- or long-term debt obligations of a covered foreign entity that includes governance rights that are characteristic of an equity investment, management, or other important rights, as defined in regulations prescribed in accordance with section 806;

“(iii) the establishment of a wholly owned subsidiary in a country of concern, such as a greenfield investment, for the purpose of production, design, testing, manufacturing, fabrication, or development related to one or more covered sectors;

“(iv) the establishment by such United States person of a joint venture in a country of concern or with a covered foreign entity for the purpose of production, design, testing, manufacturing, fabrication, or research involving one or more covered sectors, or other contractual or other commitments involving a covered foreign entity to jointly research and develop new innovation, including through the transfer of capital or intellectual property or other business proprietary information; or

“(v) the acquisition by a United States person with a covered foreign entity of—

“(I) operational cooperation, such as through supply or support arrangements;

“(II) the right to board representation (as an observer, even if limited, or as a member) or an executive role (as may be defined through regulation) in a covered foreign entity;

“(III) the ability to direct or influence such operational decisions as may be defined through such regulations;

“(IV) formal governance representation in any operating affiliate, like a portfolio company, of a covered foreign entity; or

“(V) a new relationship to share or provide business services, such as but not limited to financial services, marketing services, maintenance, or assembly functions, related to a covered sector.

“(B) EXCEPTIONS.—The term ‘covered activity’ does not include—

“(i) any transaction the value of which the Secretary of the Treasury determines is de minimis, as defined in regulations prescribed in accordance with section 806;

“(ii) any category of transactions that the Secretary determines is in the national interest of the United States, as may be defined in regulations prescribed in accordance with section 806; or

“(iii) any ordinary or administrative business transaction as may be defined in such regulations.

“(4) COVERED FOREIGN ENTITY.—

“(A) IN GENERAL.—Subject to regulations prescribed in accordance with section 806, and except as provided in subparagraph (B), the term ‘covered foreign entity’ means—

“(i) any entity that is incorporated in, has a principal place of business in, or is organized under the laws of a country of concern;

“(ii) any entity the equity securities of which are primarily traded in the ordinary

course of business on one or more exchanges in a country of concern;

“(iii) any entity in which any entity described in subclause (i) or (ii) holds, individually or in the aggregate, directly or indirectly, an ownership interest of greater than 50 percent; or

“(iv) any other entity that is not a United States person and that meets such criteria as may be specified by the Secretary of the Treasury in such regulations.

“(B) EXCEPTION.—The term ‘covered foreign entity’ does not include any entity described in subparagraph (A) that can demonstrate that a majority of the equity interest in the entity is ultimately owned by—

“(i) nationals of the United States; or

“(ii) nationals of such countries (other than countries of concern) as are identified for purposes of this subparagraph pursuant to regulations prescribed in accordance with section 806.

“(5) COVERED SECTORS.—Subject to regulations prescribed in accordance with section 806, the term ‘covered sectors’ includes sectors within the following areas, as specified in such regulations:

“(A) Advanced semiconductors and microelectronics.

“(B) Artificial intelligence.

“(C) Quantum information science and technology.

“(D) Hypersonics.

“(E) Satellite-based communications.

“(F) Networked laser scanning systems with dual-use applications.

“(6) PARTY.—The term ‘party’, with respect to an activity, has the meaning given that term in regulations prescribed in accordance with section 806.

“(7) UNITED STATES.—The term ‘United States’ means the several States, the District of Columbia, and any territory or possession of the United States.

“(8) UNITED STATES PERSON.—The term ‘United States person’ means—

“(A) an individual who is a citizen or national of the United States or an alien lawfully admitted for permanent residence in the United States; and

“(B) any corporation, partnership, or other entity organized under the laws of the United States or the laws of any jurisdiction within the United States.

“SEC. 802. ADMINISTRATION OF UNITED STATES INVESTMENT NOTIFICATION.

“(a) IN GENERAL.—The President shall delegate the authorities and functions under this title to the Secretary of the Treasury.

“(b) COORDINATION.—In carrying out the duties of the Secretary under this title, the Secretary shall—

“(1) coordinate with the Secretary of Commerce; and

“(2) consult with the United States Trade Representative, the Secretary of Defense, the Secretary of State, and the Director of National Intelligence.

“SEC. 803. MANDATORY NOTIFICATION OF COVERED ACTIVITIES.

“(a) MANDATORY NOTIFICATION.—

“(1) IN GENERAL.—Subject to regulations prescribed in accordance with section 806, beginning on the date that is 90 days after such regulations take effect, a United States person that plans to engage in a covered activity shall—

“(A) if such covered activity is not a secured transaction, submit to the Secretary of the Treasury a complete written notification of the activity not later than 14 days before the anticipated completion date of the activity; and

“(B) if such covered activity is a secured transaction, submit to the Secretary of the Treasury a complete written notification of the activity not later than 14 days after the completion date of the activity.

“(2) CIRCULATION OF NOTIFICATION.—

“(A) IN GENERAL.—The Secretary shall, upon receipt of a notification under paragraph (1), promptly inspect the notification for completeness.

“(B) INCOMPLETE NOTIFICATIONS.—If a notification submitted under paragraph (1) is incomplete, the Secretary shall promptly inform the United States person that submits the notification that the notification is not complete and provide an explanation of relevant material respects in which the notification is not complete.

“(3) IDENTIFICATION OF NON-NOTIFIED ACTIVITY.—The Secretary shall establish a process to identify covered activity for which—

“(A) a notification is not submitted to the Secretary under paragraph (1); and

“(B) information is reasonably available.

“(b) CONFIDENTIALITY OF INFORMATION.—

“(1) IN GENERAL.—Except as provided in paragraph (2), any information or documentary material filed with the Secretary of the Treasury pursuant to this section shall be exempt from disclosure under section 552 of title 5, United States Code, and no such information or documentary material may be made public by any government agency or Member of Congress.

“(2) EXCEPTIONS.—The exemption from disclosure provided by paragraph (1) shall not prevent the disclosure of the following:

“(A) Information relevant to any administrative or judicial action or proceeding.

“(B) Information provided to Congress or any of the appropriate congressional committees.

“(C) Information important to the national security analysis or actions of the President to any domestic governmental entity, or to any foreign governmental entity of an ally or partner of the United States, under the direction and authorization of the President or the Secretary, only to the extent necessary for national security purposes, and subject to appropriate confidentiality and classification requirements.

“(D) Information that the parties have consented to be disclosed to third parties.

“SEC. 804. REPORTING REQUIREMENTS.

“(a) IN GENERAL.—Not later than 360 days after the date on which the regulations prescribed under section 806 take effect, and not less frequently than annually thereafter, the Secretary of the Treasury shall submit to the appropriate congressional committees a report that—

“(1) lists all notifications submitted under section 803(a) during the year preceding submission of the report and includes, with respect to each such notification—

“(A) basic information on each party to the covered activity with respect to which the notification was submitted; and

“(B) the nature of the covered activity that was the subject of the notification, including the elements of the covered activity that necessitated a notification;

“(2) includes a summary of those notifications, disaggregated by sector, by covered activity, and by country of concern;

“(3) provides additional context and information regarding trends in the sectors, the types of covered activities, and the countries involved in those notifications;

“(4) includes a description of the national security risks associated with—

“(A) the covered activities with respect to which those notifications were submitted; or

“(B) categories of such activities; and

“(5) assesses the overall impact of those notifications, including recommendations for—

“(A) expanding existing Federal programs to support the production or supply of covered sectors in the United States, including the potential of existing authorities to address any related national security concerns;

“(B) investments needed to enhance covered sectors and reduce dependence on countries of concern regarding those sectors; and

“(C) the continuation, expansion, or modification of the implementation and administration of this title, including recommendations with respect to whether the definition of ‘country of concern’ under section 801(2) should be amended to add or remove countries.

“(b) FORM OF REPORT.—Each report required by this section shall be submitted in unclassified form, but may include a classified annex.

“(c) TESTIMONY REQUIRED.—Not later than one year after the date of enactment of this title, and annually thereafter, the Secretary of the Treasury and the Secretary of Commerce shall each provide to the Committee on Banking, Housing, and Urban Affairs of the Senate and the Committee on Financial Services of the House of Representatives testimony with respect to the national security threats relating to investments by the United States persons in countries of concern and broader international capital flows.

“SEC. 805. PENALTIES AND ENFORCEMENT.

“(a) PENALTIES WITH RESPECT TO UNLAWFUL ACTS.—Subject to regulations prescribed in accordance with section 806, it shall be unlawful—

“(1) to fail to submit a notification under subsection (a) of section 803 with respect to a covered activity or to submit other information as required by the Secretary of the Treasury; or

“(2) to make a material misstatement or to omit a material fact in any information submitted to the Secretary under this title.

“(b) ENFORCEMENT.—The President may direct the Attorney General to seek appropriate relief in the district courts of the United States, in order to implement and enforce this title.

“SEC. 806. REQUIREMENT FOR REGULATIONS.

“(a) IN GENERAL.—Not later than 360 days after the date of the enactment of this title, the Secretary of the Treasury shall finalize regulations to carry out this title.

“(b) ELEMENTS.—Regulations prescribed to carry out this title shall include specific examples of the types of—

“(1) activities that will be considered to be covered activities; and

“(2) the specific sectors and subsectors that may be considered to be covered sectors.

“(c) REQUIREMENTS FOR CERTAIN REGULATIONS.—The Secretary of the Treasury shall prescribe regulations further defining the terms used in this title, including ‘covered activity’, ‘covered foreign entity’, and ‘party’, in accordance with subchapter II of chapter 5 and chapter 7 of title 5 (commonly known as the ‘Administrative Procedure Act’).

“(d) PUBLIC PARTICIPATION IN RULEMAKING.—The provisions of section 709 shall apply to any regulations issued under this title.

“(e) LOW-BURDEN REGULATIONS.—In prescribing regulations under this section, the Secretary of the Treasury shall structure the regulations—

“(1) to minimize the cost and complexity of compliance for affected parties;

“(2) to ensure the benefits of the regulations outweigh their costs;

“(3) to adopt the least burdensome alternative that achieves regulatory objectives;

“(4) to prioritize transparency and stakeholder involvement in the process of prescribing the regulations; and

“(5) to regularly review and streamline existing regulations to reduce redundancy and complexity.

“SEC. 807. MULTILATERAL ENGAGEMENT AND COORDINATION.

“(a) IN GENERAL.—The President shall delegate the authorities and functions under this section to the Secretary of State.

“(b) AUTHORITIES.—The Secretary of State, in coordination with the Secretary of the Treasury, the Secretary of Commerce, the United States Trade Representative, and the Director of National Intelligence, shall—

“(1) conduct bilateral and multilateral engagement with the governments of countries that are allies and partners of the United States to ensure coordination of protocols and procedures with respect to covered activities with countries of concern and covered foreign entities; and

“(2) upon adoption of protocols and procedures described in paragraph (1), work with those governments to establish mechanisms for sharing information, including trends, with respect to such activities.

“(c) STRATEGY FOR DEVELOPMENT OF OUTBOUND INVESTMENT SCREENING MECHANISMS.—The Secretary of State, in coordination with the Secretary of the Treasury and in consultation with the Attorney General, shall—

“(1) develop a strategy to work with countries that are allies and partners of the United States to develop mechanisms comparable to this title for the notification of covered activities; and

“(2) provide technical assistance to those countries with respect to the development of those mechanisms.

“(d) REPORT.—Not later than 90 days after the development of the strategy required by subsection (b), and annually thereafter for a period of 5 years, the Secretary of State shall submit to the appropriate congressional committees a report that includes the strategy, the status of implementing the strategy, and a description of any impediments to the establishment of mechanisms comparable to this title by allies and partners.

“SEC. 808. AUTHORIZATION OF APPROPRIATIONS.

“(a) IN GENERAL.—There are authorized to be appropriated such sums as may be necessary to carry out this title, including to provide outreach to industry and persons affected by this title.

“(b) HIRING AUTHORITY.—The head of any agency designated as a lead agency under section 802(b) may appoint, without regard to the provisions of sections 3309 through 3318 of title 5, United States Code, not more than 25 candidates directly to positions in the competitive service (as defined in section 2102 of that title) in that agency. The primary responsibility of individuals in positions authorized under the preceding sentence shall be to administer this title.

“SEC. 809. RULE OF CONSTRUCTION WITH RESPECT TO FREE AND FAIR COMMERCE.

“Nothing in this title may be construed to restrain or deter foreign investment in the United States, United States investment abroad, or trade in goods or services, if such investment and trade do not pose a risk to the national security of the United States.”.

SA 932. Mr. MENENDEZ (for himself and Mr. RISCH) submitted an amendment intended to be proposed by him to the bill S. 2226, to authorize appropriations for fiscal year 2024 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

DIVISION F—DEPARTMENT OF STATE AUTHORIZATION ACT OF 2023

SEC. 6001. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This division may be cited as the “Department of State Authorization Act of 2023”.

(b) TABLE OF CONTENTS.—The table of contents for this division is as follows:

DIVISION F—DEPARTMENT OF STATE AUTHORIZATION ACT OF 2023

Sec. 6001. Short title; table of contents.

Sec. 6002. Definitions.

TITLE LXI—DIPLOMATIC SECURITY AND CONSULAR AFFAIRS

Sec. 6101. Special hiring authority for passport services.

Sec. 6102. Quarterly report on passport wait times.

Sec. 6103. Passport travel advisories.

Sec. 6104. Strategy to ensure access to passport services for all Americans.

Sec. 6105. Strengthening the National Passport Information Center.

Sec. 6106. Strengthening passport customer visibility and transparency.

Sec. 6107. Annual Office of Authentications report.

Sec. 6108. Increased accountability in assignment restrictions and reviews.

Sec. 6109. Suitability reviews for Foreign Service Institute instructors.

Sec. 6110. Diplomatic security fellowship programs.

TITLE LXII—PERSONNEL MATTERS

Subtitle A—Hiring, Promotion, and Development

Sec. 6201. Adjustment to promotion precepts.

Sec. 6202. Hiring authorities.

Sec. 6203. Extending paths to service for paid student interns.

Sec. 6204. Lateral Entry Program.

Sec. 6205. Mid-Career Mentoring Program.

Sec. 6206. Report on the Foreign Service Institute’s language program.

Sec. 6207. Consideration of career civil servants as chiefs of missions.

Sec. 6208. Civil service rotational program.

Sec. 6209. Reporting requirement on chiefs of mission.

Sec. 6210. Report on chiefs of mission and deputy chiefs of mission.

Sec. 6211. Protection of retirement annuity for reemployment by Department.

Sec. 6212. Efforts to improve retention and prevent retaliation.

Sec. 6213. National advertising campaign.

Sec. 6214. Expansion of diplomats in residence programs.

Subtitle B—Pay, Benefits, and Workforce Matters

Sec. 6221. Education allowance.

Sec. 6222. Per diem allowance for newly hired members of the Foreign Service.

Sec. 6223. Improving mental health services for foreign and civil servants.

Sec. 6224. Emergency back-up care.

Sec. 6225. Authority to provide services to non-chief of mission personnel.

Sec. 6226. Exception for government-financed air transportation.

Sec. 6227. Enhanced authorities to protect locally employed staff during emergencies.

Sec. 6228. Internet at hardship posts.

Sec. 6229. Competitive local compensation plan.

Sec. 6230. Supporting tandem couples in the Foreign Service.

Sec. 6231. Accessibility at diplomatic missions.

Sec. 6232. Report on breastfeeding accommodations overseas.

Sec. 6233. Determining the effectiveness of knowledge transfers between Foreign Service Officers.

Sec. 6234. Education allowance for dependents of Department of State employees located in United States territories.

TITLE LXIII—INFORMATION SECURITY AND CYBER DIPLOMACY

Sec. 6301. Data-informed diplomacy.

Sec. 6302. Establishment and expansion of the Bureau Chief Data Officer Program.

Sec. 6303. Establishment of the Chief Artificial Intelligence Officer of the Department of State.

Sec. 6304. Strengthening the Chief Information Officer of the Department of State.

Sec. 6305. Sense of Congress on strengthening enterprise governance.

Sec. 6306. Digital connectivity and cybersecurity partnership.

Sec. 6307. Establishment of a cyberspace, digital connectivity, and related technologies (CDT) fund.

Sec. 6308. Cyber protection support for personnel of the Department of State in positions highly vulnerable to cyber attack.

TITLE LXIV—ORGANIZATION AND OPERATIONS

Sec. 6401. Personal services contractors.

Sec. 6402. Hard-to-fill posts.

Sec. 6403. Enhanced oversight of the Office of Civil Rights.

Sec. 6404. Crisis response operations.

Sec. 6405. Special Envoy to the Pacific Islands Forum.

Sec. 6406. Special Envoy for Belarus.

Sec. 6407. Overseas placement of special appointment positions.

Sec. 6408. Resources for United States nationals unlawfully or wrongfully detained abroad.

TITLE LXV—ECONOMIC DIPLOMACY

Sec. 6501. Report on recruitment, retention, and promotion of Foreign Service economic officers.

Sec. 6502. Mandate to revise Department of State metrics for successful economic and commercial diplomacy.

Sec. 6503. Chief of mission economic responsibilities.

Sec. 6504. Direction to embassy deal teams.

Sec. 6505. Establishment of a “Deal Team of the Year” award.

TITLE LXVI—PUBLIC DIPLOMACY

Sec. 6601. Public diplomacy outreach.

Sec. 6602. Modification on use of funds for Radio Free Europe/Radio Liberty.

Sec. 6603. International broadcasting.

Sec. 6604. John Lewis Civil Rights Fellowship program.

Sec. 6605. Domestic engagement and public affairs.

Sec. 6606. Extension of Global Engagement Center.

Sec. 6607. Paperwork Reduction Act.

Sec. 6608. Modernization and enhancement strategy.

TITLE LXVII—OTHER MATTERS

Sec. 6701. Internships of United States nationals at international organizations.

Sec. 6702. Training for international organizations.

Sec. 6703. Modification to transparency on international agreements and non-binding instruments.

Sec. 6704. Report on partner forces utilizing United States security assistance identified as using hunger as a weapon of war.