AMENDMENT TO RULES COMM. PRINT 118–36 OFFERED BY MS. DELAURO OF CONNECTICUT

At the end of subtitle C of title XVII, add the following:

SEC. 17 . PROTECTION OF NATIONAL CRITICAL CAPABILI-1 2 TIES. 3 The Trade Act of 1974 (19 U.S.C. 2101 et seq.) is 4 amended by adding at the end the following: **"TITLE X—PROTECTION OF NA-**5 TIONAL CRITICAL CAPABILI-6 TIES 7 8 **"SEC. 1001. DEFINITIONS.** "In this title: 9 10 "(1) APPROPRIATE CONGRESSIONAL COMMIT-11 TEES.—The term 'appropriate congressional com-12 mittees' means—

"(A) 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

18 "(B) the Committee on Ways and Means,19 the Committee on Financial Services, the Per-

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manent Select Committee on Intelligence, and
 the Committee on Foreign Affairs of the House
 of Representatives.

"(2) COUNTRY OF CONCERN.—The term 'coun-4 5 try of concern' means, subject to such regulations as 6 may be prescribed in accordance with section 1008, 7 any country the government of which is engaged in 8 a long-term pattern or serious instances of conduct 9 significantly adverse to the national security of the 10 United States or the security and safety of United 11 States persons, such as the People's Republic of 12 China, the Russian Federation, Iran, North Korea, 13 Cuba, and the regime of Nicolàs Maduro in Ven-14 ezuela.

15 "(3) COVERED ACTIVITY.—

"(A) IN GENERAL.—Subject to such regulations as may be prescribed in accordance with section 1008, and except as provided in subparagraph (B), the term 'covered activity' means any activity engaged in by a United States person in a national critical capabilities sector that involves—

23 "(i) an acquisition of an equity inter24 est or contingent equity interest, or mone25 tary capital contribution, in a covered for-

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1	eign entity, directly or indirectly, by con-
2	tractual commitment or otherwise, with the
3	goal of generating income or gain;

"(ii) an arrangement for an interest in the short- or long-term debt obligations of a covered foreign entity that includes government rights that are characteristic of an equity investment, management, or other important rights;

"(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, development,
or research related to one or more national
critical capabilities sectors;

17 "(iv) the establishment of a joint ven-18 ture in a country of concern or with a cov-19 ered foreign entity for the purpose of pro-20 duction, design, testing, manufacturing, 21 fabrication, development, or research in-22 volving one or more national critical capa-23 bilities sectors, or other contractual or 24 other commitments involving a covered for-25 eign entity to jointly research and develop

1	new innovation, including through the
2	transfer of capital or intellectual property
3	or other business proprietary information;
4	"(v) the acquisition by a United
5	States person with a covered foreign entity
6	of—
7	"(I) operational cooperation, such
8	as through supply or support arrange-
9	ments;
10	"(II) the right to board represen-
11	tation (as an observer, even if limited,
12	or as a member) or an executive role
13	(as may be defined through regula-
14	tion) in a covered foreign entity;
15	"(III) the ability to direct or in-
16	fluence such operational decisions as
17	may be defined through such regula-
18	tions;
19	"(IV) formal governance rep-
20	resentation in any operating affiliate,
21	like a portfolio company, of a covered
22	foreign entity; or
23	"(V) a new relationship to share
24	or provide business services, such as
25	but not limited to financial services,

1	marketing services, maintenance, or
2	assembly functions, related to a na-
3	tional critical capabilities sector;
4	"(vi) any activity by a recipient or
5	beneficiary of financial assistance, includ-
6	ing grants, tax incentives, or other types of
7	funding, with respect to a covered foreign
8	entity or a country of concern;
9	"(vii) any activity with respect to a
10	covered foreign entity or a country of con-
11	cern by an entity that benefits from annual
12	procurement of more than an amount to be
13	determined in regulations prescribed in ac-
14	cordance with section 1008 in goods or
15	services by a United States national secu-
16	rity agency; or
17	"(viii) except as provided in subpara-
18	graph (B), any other transaction involving
19	a country of concern or with a covered for-
20	eign entity defined in regulations pre-
21	scribed in accordance with section 1008.
22	"(B) EXCEPTIONS.—The term 'covered ac-
23	tivity' does not include—

1	"(i) any transaction the value of
2	which the Committee determines is de
3	minimis;
4	"(ii) any category of transactions that
5	the Committee determines is in the na-
6	tional interest of the United States, as
7	may be defined in regulations prescribed in
8	accordance with section 1008; or
9	"(iii) any ordinary business trans-
10	action as may be defined in such regula-
11	tions.
12	"(4) Covered foreign entity.—
13	"(A) IN GENERAL.—Subject to regulations
14	prescribed in accordance with section 1008, and
15	except as provided in subparagraph (B), the
16	term 'covered foreign entity' means—
17	"(i) any entity that is incorporated in,
18	has a principal place of business in, or is
19	organized under the laws of a country of
20	concern;
21	"(ii) any entity the equity securities of
22	which are primarily traded on one or more
23	exchanges in a country of concern;
24	"(iii) any entity in which any covered
25	foreign entity holds, individually or in the

1	aggregate, directly or indirectly, an owner-
2	ship interest of greater than 50 percent; or
3	"(iv) any other entity that is not a
4	United States person and that meets such
5	criteria as may be specified by the Com-
6	mittee in such regulations.
7	"(B) EXCEPTION.—The term 'covered for-
8	eign entity' does not include any entity de-
9	scribed in subparagraph (A) that can dem-
10	onstrate that a majority of the equity interest
11	in the entity is ultimately owned by—
12	"(i) nationals of the United States; or
13	"(ii) nationals of such countries (other
14	than countries of concern) as are identified
15	for purposes of this subparagraph pursu-
16	ant to regulations prescribed in accordance
17	with section 1008.
18	"(5) NATIONAL CRITICAL CAPABILITIES SEC-
19	TOR.—Subject to regulations prescribed in accord-
20	ance with section 1008, the term 'national critical
21	capabilities sector' includes sectors within the fol-
22	lowing areas, as specified in such regulations:
23	"(A) Semiconductor manufacturing and
24	advanced packaging.
25	"(B) Large-capacity batteries.

1	"(C) Critical minerals and materials.
2	"(D) Artificial intelligence.
3	"(E) Quantum information science and
4	technology.
5	"(F) Active pharmaceutical ingredients.
6	"(G) Automobile manufacturing.
7	"(H) Any other sector as may be—
8	"(i) determined by the President to be
9	a national critical capabilities sector based
10	on the significance of the sector to the na-
11	tional security of the United States; and
12	"(ii) included in such definition by the
13	President through such regulations.
14	"(6) PARTY.—The term 'party', with respect to
15	an activity, has the meaning given that term in reg-
16	ulations prescribed in accordance with section 1008.
17	"(7) UNITED STATES.—The term 'United
18	States' means the several States, the District of Co-
19	lumbia, and any territory or possession of the
20	United States.
21	"(8) UNITED STATES PERSON.—The term
22	'United States person' means—
23	"(A) an individual who is a citizen or na-
24	tional of the United States or an alien lawfully

1	admitted for permanent residence in the United
2	States; and
3	"(B) any corporation, partnership, or other
4	entity organized under the laws of the United
5	States or the laws of any jurisdiction within the
6	United States.
7	"SEC. 1002. ADMINISTRATION OF UNITED STATES INVEST-
8	MENT NOTIFICATION, REVIEW, AND PROHIBI-
9	TION AUTHORITY.
10	"(a) Establishment of Committee on National
11	CRITICAL CAPABILITIES.—
12	"(1) IN GENERAL.—The President shall estab-
13	lish an interagency committee to administer this
14	title, to be known as the 'Committee on National
15	Critical Capabilities' (in this title referred to as the
16	'Committee').
17	"(2) Delegation.—The President may dele-
18	gate the requirement under paragraph (1), and all
19	or any portion of the authorities and functions under
20	this title, to the head of an Executive department
21	(as defined in section 101 of title 5, United States
22	Code).
23	"(b) Membership.—The following agencies shall be
24	represented on the Committee:

1	"(1) The Office of the United States Trade
2	Representative.
3	"(2) The Department of Commerce.
4	"(3) The Department of State.
5	"(4) The Department of the Treasury.
6	"(5) The Department of Homeland Security.
7	"(6) The Department of Defense.
8	"(7) The Office of Science and Technology Pol-
9	icy.
10	"(8) The Department of Justice.
11	"(9) The Department of Energy.
12	"(10) The Department of Health and Human
13	Services.
14	"(11) The Department of Agriculture.
15	"(12) The Department of Labor.
16	"(13) The Office of the Director of National In-
17	telligence.
18	"(14) Any other Federal agency the President
19	determines appropriate, generally, or on a case-by-
20	case basis.
21	"(c) Designation as Voting Members.—The
22	heads of the agencies specified in subsection (b) shall be
23	voting members of the Committee.
24	"(d) CHAIRPERSON.—The head of the Executive de-
25	partment to which the President delegates authority under

subsection (a) shall serve as the chairperson of the Com mittee.

3 "(e) CONSULTATIONS.—In carrying out the duties of
4 the chairperson of the Committee, the chairperson shall
5 consult with the United States Trade Representative, the
6 Secretary of Defense, the Secretary of Commerce, the Sec7 retary of State, and the Secretary of the Treasury.

8 "SEC. 1003. MANDATORY NOTIFICATION OF COVERED AC-9 TIVITIES; REVIEW AND ACTIONS TO MITI-10 GATE RISK.

11 "(a) MANDATORY NOTIFICATION.—

12 "(1) IN GENERAL.—Subject to regulations pre-13 scribed in accordance with section 1008, beginning 14 on the date that is 90 days after such regulations 15 take effect, a United States person that plans to en-16 gage in a covered activity shall submit to the Com-17 mittee a complete written notification of the activity 18 not later than 90 days before the anticipated initi-19 ation date of the activity.

20 "(2) CIRCULATION OF NOTIFICATION.—

21 "(A) IN GENERAL.—The Committee shall,
22 upon receipt of a notification under paragraph
23 (1), promptly inspect the notification for com24 pleteness, and, if complete, immediately cir-

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culate the notification to each agency specified in section 1002(b).

"(B) INCOMPLETE NOTIFICATIONS.—If a 3 4 notification submitted under paragraph (1) is 5 incomplete, the Committee shall, unilaterally or 6 at request of any member of the Committee, 7 promptly inform the United States person that 8 submits the notification that the notification is 9 not complete and provide an explanation of rel-10 evant material respects in which the notification 11 is not complete.

12 "(C) Referral ТО ATTORNEY GEN-13 ERAL.—If the Committee has reason to believe 14 that a covered activity that is the subject of a 15 notification submitted under paragraph (1) may 16 be prohibited under this title or regulations pre-17 scribed in accordance with section 1008, the 18 President may refer the notification to the At-19 torney General for such action as the Attorney 20 General may determine to be proper.

21 "(b) REVIEW.—

"(1) IN GENERAL.—Subject to regulations prescribed in accordance with section 1008, the Committee may, beginning on the date that is 180 days
after the date on which such regulations take effect,

review a covered activity that is the subject of a notification under subsection (a) to determine if the
activity poses a risk to the national security of the
United States, including by considering factors specified in section 1004.

6 "(2) NOTICE OF REVIEW.—Not later than 45 7 days after receipt of a complete notification under 8 subsection (a), the Committee shall notify the 9 United States person that submitted the notification 10 of the decision of the Committee with respect to 11 whether to initiate a review under paragraph (1) of 12 the covered activity that is the subject of the notification. 13

14 "(3) INITIATION OF UNILATERAL REVIEW.—
15 The Committee may initiate a unilateral review
16 under paragraph (1) of a covered activity for which
17 notification is not submitted under subsection (a).

18 "(c) MITIGATION.—

19 "(1) IN GENERAL.—If the Committee has rea-20 son to believe that a covered activity that is the sub-21 ject of a notification under subsection (a) or with re-22 spect to which the Committee initiates a unilateral 23 review under subsection (b)(3) poses a risk to the 24 national security of the United States, the Com-25 mittee may negotiate, enter into or impose, and en-

force any agreement or condition with any party to
 the covered activity in order to mitigate any risk to
 the national security of the United States that arises
 as a result of the covered activity.

5 "(2) Abandonment of activities.—If a 6 party to a covered activity has voluntarily chosen to 7 abandon the activity, the Committee may negotiate. 8 enter into or impose, and enforce any agreement or 9 condition with any party to the covered activity for 10 purposes of effectuating such abandonment and 11 mitigating any risk to the national security of the 12 United States that arises as a result of the covered 13 activity.

14 "(3) Agreements and conditions relating 15 TO COMPLETED ACTIVITIES.—While the Committee 16 is conducting a review of a covered activity under 17 subsection (b), the Committee may negotiate, enter 18 into or impose, and enforce any agreement or condi-19 tion with any party to the covered activity in order 20 to mitigate any interim risk to the national security 21 of the United States that may arise as a result of 22 the covered activity until such time that the Com-23 mittee has completed action with respect to the cov-24 ered activity under this title.

1	"(4) TREATMENT OF OUTDATED AGREEMENTS
2	OR CONDITIONS.—The Committee shall periodically
3	review the appropriateness of an agreement or condi-
4	tion imposed under paragraph (1) , (2) , or (3) in
5	mitigating the risk identified under subsection $(b)(1)$
6	and terminate, phase out, or otherwise amend the
7	agreement or condition if a risk no longer requires
8	mitigation through the agreement or condition.
9	"(5) JURISDICTION.—The provisions of section
10	706(b) shall apply to any mitigation agreement en-
11	tered into or condition imposed under paragraph (1),
12	(2), or (3).
13	"(d) Unilateral Action by the Committee To
14	MITIGATE RISK POSED BY A COVERED ACTIVITY.—
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15	"(1) IN GENERAL.—Subject to paragraphs (2)
16	"(1) IN GENERAL.—Subject to paragraphs (2) and (4), the Committee may take such action for
16	and (4), the Committee may take such action for
16 17	and (4), the Committee may take such action for such time as the Committee considers appropriate to
16 17 18	and (4), the Committee may take such action for such time as the Committee considers appropriate to address any risk to the national security of the
16 17 18 19	and (4), the Committee may take such action for such time as the Committee considers appropriate to address any risk to the national security of the United States posed by a covered activity that is the
16 17 18 19 20	and (4), the Committee may take such action for such time as the Committee considers appropriate to address any risk to the national security of the United States posed by a covered activity that is the subject of a notification under subsection (a) or with
 16 17 18 19 20 21 	and (4), the Committee may take such action for such time as the Committee considers appropriate to address any risk to the national security of the United States posed by a covered activity that is the subject of a notification under subsection (a) or with respect to which the Committee initiates a unilateral
 16 17 18 19 20 21 22 	and (4), the Committee may take such action for such time as the Committee considers appropriate to address any risk to the national security of the United States posed by a covered activity that is the subject of a notification under subsection (a) or with respect to which the Committee initiates a unilateral review under subsection (b)(3), including—

"(B) if the Committee attempts to mitigate
 the risk under subsection (c) and determines
 that mitigation is inadequate to protect the na tional security of the United States, prohibiting
 the covered activity.

6 "(2) SEEKING ALTERNATIVE ENFORCEMENT.—
7 The Committee shall consider other existing meas8 ures to address any risk described in paragraph (1)
9 before taking any action under this subsection with
10 respect to the covered activity.

"(3) ANNOUNCEMENT BY COMMITTEE.—Not
later than 90 days after the date on which the Committee initiates a review under subsection (b), the
Committee shall announce the decision of the Committee with respect to whether the Committee plans
to take action pursuant to paragraph (1).

17 "(4) FINDINGS BY COMMITTEE.—The Com18 mittee may exercise the authority under paragraph
19 (1) with respect to a covered activity only if the
20 Committee finds that—

21 "(A) there is credible evidence that leads
22 the Committee to believe that the covered activ23 ity poses a risk to the national security of the
24 United States; and

1	"(B) provisions of law (other than this
2	subsection and the International Emergency
3	Economic Powers Act (50 U.S.C. 1701 et seq.))
4	do not, in the judgment of the Committee pro-
5	vide adequate and appropriate authority for the
6	Committee to protect the national security with
7	respect to the covered activity.
8	"(5) Factors to be considered.—For pur-
9	poses of determining whether to take action under
10	paragraph (1), the Committee shall consider, among
11	other factors, each of the factors described in section
12	1004, as appropriate.
13	"(6) PUBLIC DISCLOSURE.—The Committee
14	shall publish in the Federal Register a notice of each
15	exercise of the authority under paragraph (1).
16	"(e) Authority To Prohibit and Regulate Cov-
17	ered Activities.—
18	"(1) AUTHORITY.—
19	"(A) IN GENERAL.—Subject to regulations
20	prescribed in accordance with section 1008, and
21	except as provided by paragraph (2), the Com-
22	mittee may, on or after the date of the enact-
23	ment of this title, prohibit or regulate any cov-
24	ered activity or category of covered activities by

1	any person, or with respect to any property,
2	subject to the jurisdiction of the United States.
3	"(B) CRITERIA.—In exercising the author-
4	ity under subparagraph (A) with respect to a
5	covered activity or category of covered activities,
6	the President may use—
7	"(i) criteria based on—
8	"(I) the nature of the covered ac-
9	tivity or category of covered activities;
10	"(II) the nature of the covered
11	foreign entity involved in the covered
12	activity or category of covered activi-
13	ties, including the country of concern
14	associated with the covered foreign
15	entity; or
16	"(III) the nature of the national
17	critical capabilities sector involved in
18	the covered activity or category of cov-
19	ered activities; or
20	"(ii) such other criteria as the Com-
21	mittee determines may result in a covered
22	activity or category of covered activities
23	posing a risk to the national security of the
24	United States.

"(2) EXCEPTIONS.—The Committee, pursuant
 to regulations prescribed in accordance with section
 1008—

"(A) may not prohibit under paragraph (1) 4 a covered activity or category of covered activi-5 6 ties for the conduct of the official business of 7 the Federal Government, the United Nations. 8 or international financial institutions or multi-9 lateral development banks (including their spe-10 cialized agencies, programs, funds, and related 11 organizations), or by employees, grantees, or 12 contractors thereof; and

"(B) may authorize orders, directives, or
licenses to permit a covered activity otherwise
prohibited under paragraph (1), as the Committee determines appropriate.

17 "(f) Confidentiality of Information.—

18 "(1) IN GENERAL.—Except as provided in para-19 graph (2), any information or documentary material 20 and any information or materials derived from such 21 information or documentary materials filed with the 22 Committee pursuant to this section shall be exempt 23 from disclosure under section 552 of title 5, United 24 States Code, and no such information or documen-25 tary material may be made public.

1	"(2) EXCEPTIONS.—The exemption from disclo-
2	sure provided by paragraph (1) shall not prevent the
3	disclosure of the following:
4	"(A) Information relevant to any adminis-
5	trative or judicial action or proceeding.
6	"(B) Information to Congress or any duly
7	authorized committee or subcommittee of Con-
8	gress.
9	"(C) Information important to the national
10	security analysis or actions of the President to
11	any domestic governmental entity, or to any
12	foreign governmental entity of an ally or part-
13	ner of the United States, under the exclusive di-
14	rection and authorization of the President, only
15	to the extent necessary for national security
16	purposes, and subject to appropriate confiden-
17	tiality and classification requirements.
18	"(D) Information that the parties have
19	consented to be disclosed to third parties.
20	"(g) Record KEEPING.—In taking action under this
21	section with respect to a covered activity, the Committee
22	may require any person—
23	((1) to keep a full record of, and to furnish
24	under oath, in the form of reports or otherwise, com-
25	plete information relative to the covered activity be-

fore, during, or after the completion of the covered
 activity, or as may be otherwise necessary to enforce
 the provisions of this title; and

4 "(2) to produce any books of account, records,
5 contracts, letters, memoranda, or other papers rel6 ative to the covered activity in the custody or control
7 of the person.

8 "SEC. 1004. FACTORS TO BE CONSIDERED.

9 "The Committee, in reviewing and making a deter-10 mination with respect to a covered activity under section 11 1003, shall consider any factors relating to the national 12 security of the United States that the Committee considers 13 relevant, which may include—

14 "(1) the economic, intelligence, military, health,
15 or agricultural interests of the United States;

16 "(2) the history of distortive or predatory
17 trade-related practices in each country in which a
18 covered activity occurs;

"(3) control and beneficial ownership (as determined in accordance with section 847 of the National Defense Authorization Act for Fiscal Year
20 (Public Law 116–92; 10 U.S.C. 4819 note)) of
each covered foreign entity that is a party to the covered activity;

"(4) the impact on the domestic industry and
 resulting resiliency, including the domestic human
 capital and supply chains, taking into consideration
 any pattern of foreign investment in the domestic in dustry;

6 "(5) whether the covered activity could, directly
7 or indirectly, support, enhance, or enable the capa8 bilities of a country of concern or a covered foreign
9 entity; and

10 "(6) any additional national security factors
11 identified in regulations prescribed in accordance
12 with section 1008.

13 "SEC. 1005. SUPPLY CHAIN SENSITIVITIES.

14 "The Committee shall determine the sensitivities and
15 risks for sourcing of goods, materials, and technologies
16 needed for national critical capabilities sectors in the
17 United States, in accordance with the following:

"(1) The sourcing of least concern shall be for
goods, materials, and technologies sourced, and supply chains housed, in whole within countries that are
allies of the United States.

"(2) The sourcing of greater concern shall be
for goods, materials, and technologies sourced, and
supply chains housed in part within countries of concern or from a covered foreign entity but for which

substitute production is available from elsewhere at
 required scale to meet the needs of the United
 States, including in terms of surge capacity.

4 "(3) The sourcing of greatest concern shall be
5 for goods, materials, and technologies sourced, and
6 supply chains housed, wholly or in part, in countries
7 of concern or from a covered foreign entity and for
8 which substitute production is unavailable elsewhere
9 at required scale.

10 "SEC. 1006. REPORTING REQUIREMENTS.

"(a) IN GENERAL.—Not later than 360 days after
the date on which the regulations prescribed under section
1008 take effect, and not less frequently than every 90
days thereafter, the Committee shall submit to the appropriate congressional committees a report—

"(1) on the determination under section 1005
with respect to sensitivities and risks for sourcing of
goods, materials, and technologies described in that
section;

20 "(2) providing, for the year preceding submis21 sion of the report—

"(A) a summary of the notifications received under subsection (a) of section 1003 and
reviews conducted pursuant to such notifications;

1	"(B) a summary of reviews initiated under
2	paragraph (1) or (3) of subsection (b) of that
3	section;
4	"(C) a description of reviews during which
5	the Committee determined no action was re-
6	quired; and
7	"(D) a summary of—
8	"(i) mitigation agreements entered
9	into and conditions imposed under sub-
10	section (c) of that section; and
11	"(ii) other existing, relevant mitiga-
12	tion measures that could be used to miti-
13	gate the risk; and
14	"(3) assessing the overall impact of such re-
15	views on national critical capabilities sectors, which
16	may include recommendations on—
17	"(A) expansion of Federal programs to
18	support or protect the production or supply of
19	national critical capabilities sectors in the
20	United States, including the potential of exist-
21	ing legal authorities to address any related na-
22	tional security concerns;
23	"(B) investments to enhance national crit-
24	ical capabilities sectors and reduce dependency
25	on countries of concern; and

1	"(C) the continuation, expansion, or modi-
2	fication of the Committee.
3	"(b) REPORT ON SECTORS.—Not less frequently than
4	annually, the Committee shall submit to the appropriate
5	congressional committees a report describing—
6	((1) the sectors determined by the President to
7	be national critical capabilities sectors under section
8	1001(5)(H); and
9	((2) the reasons why each such sector was de-
10	termined to be a national critical capabilities sector.
11	"(c) FORM OF REPORT.—Each report required by
12	this section shall be submitted in unclassified form, but
13	may include a classified annex.
14	"SEC. 1007. PENALTIES AND ENFORCEMENT.
15	"(a) Penalties.—
16	"(1) UNLAWFUL ACTS.—Subject to regulations
17	prescribed in accordance with section 1008, it shall
18	be unlawful—
19	"(A) to engage in a covered activity pro-
20	hibited under this title or pursuant to such reg-
21	ulations;
22	"(B) to fail to submit a notification under
23	subsection (a) of section 1003 with respect to
24	a covered activity or to submit other informa-
25	tion as required by the Committee;

1	"(C) to make a material misstatement or
2	to omit a material fact in any information sub-
3	mitted to the Committee under this title;
4	"(D) to breach or violate a mitigation
5	agreement entered into or condition imposed
6	under subsection (c) of that section; or
7	"(E) to engage in any activity that evades
8	or avoids, has the purpose of evading or avoid-
9	ing, causes a violation of, or attempts to violate
10	a prohibition under this title or pursuant to
11	such regulations.
12	"(2) CIVIL PENALTIES.—A civil penalty may be
13	imposed on any person who commits an unlawful act
14	described in paragraph (1) in an amount not to ex-
15	ceed the greater of—
16	"(A) \$250,000; or
17	"(B) an amount that is twice the amount
18	of the covered activity that is the basis of the
19	violation with respect to which the penalty is
20	imposed.
21	"(b) ENFORCEMENT.—The President may direct the
22	Attorney General to seek appropriate relief, including di-
23	vestment relief, in the district courts of the United States,
24	in order to implement and enforce this title.

1 "SEC. 1008. REQUIREMENT FOR REGULATIONS.

2 "(a) IN GENERAL.—Not later than 360 days after
3 the date of the enactment of this title, the Committee shall
4 finalize regulations to carry out this title.

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

8 "(1) activities that will be considered to be cov-9 ered activities; and

"(2) the specific sectors and subsectors that
may be considered to be national critical capabilities
sectors, at the discretion of the Committee.

13 "(c) REQUIREMENTS FOR CERTAIN REGULATIONS.—

14 "(1) IN GENERAL.—The Committee shall pre15 scribe regulations further defining the terms used in
16 this title, including 'covered activity', 'covered for17 eign entity', and 'party', in accordance with sub18 chapter II of chapter 5 and chapter 7 of title 5,
19 United States Code (commonly known as the 'Ad20 ministrative Procedure Act').

21 "(2) MODIFICATIONS TO COUNTRIES OF CON22 CERN.—The Committee shall prescribe regulations
23 with respect to modifying the definition of the term
24 'country of concern'. Such regulations shall establish
25 a process for removing from the definition of that

term a country that no longer meets the criteria
 under section 1001(2).

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

6 "SEC. 1009. JUDICIAL REVIEW.

7 "(a) IN GENERAL.—Except as provided in this sec-8 tion, and notwithstanding any other provision of law, an 9 action taken under this title, or any action taken by an Executive department (as defined in section 101 of title 10 5, United States Code) to implement such an action, shall 11 not be subject to administrative review or judicial review, 12 13 including bid protests before the Government Accountability Office or in any Federal court. 14

15 "(b) CIVIL ACTIONS.—A civil action challenging an action or finding under this title may be brought only in 16 the United States Court of Appeals for the District of Co-17 lumbia Circuit. Not later than 60 days after a party is 18 notified of an action by the Committee under this title, 19 the party may file a petition for judicial review in the 20 21 United States Court of Appeals for the District of Colum-22 bia claiming that the action is unlawful.

23 "(c) STANDARD OF REVIEW.—The court shall hold24 an action unlawful in response to a petition that the court

finds to be arbitrary, capricious, an abuse of discretion,
 or otherwise not in accordance with law.

- 3 "(d) EXCLUSIVE JURISDICTION AND REMEDY.—The 4 United States Court of Appeals for the District of Columbia Circuit shall have exclusive jurisdiction over claims 5 arising under this title against the United States, any 6 7 United States department or agency, or any component 8 or official of any such department or agency, subject to 9 review by the Supreme Court of the United States under 10 section 1254 of title 28, United States Code. A determination by the court under this section shall be the exclusive 11 judicial remedy for any claim described in this section 12 13 against the United States, any United States department or agency, or any component or official of any such de-14 15 partment or agency.
- 16 "(e) ADMINISTRATIVE RECORD AND PROCEDURES.—
 17 "(1) IN GENERAL.—The procedures described
 18 in this subsection shall apply to the review of a peti-
- 19 tion under this section.
- 20 "(2) Administrative record.—
- 21 "(A) FILING OF RECORD.—The United
 22 States shall file with the court an administra23 tive record, which shall consist of the informa24 tion that the Committee relied upon in taking
 25 an action under this title.

1	"(B) UNCLASSIFIED, NONPRIVILEGED IN-
2	FORMATION.—All unclassified information con-
3	tained in the administrative record that is not
4	otherwise privileged or subject to statutory pro-
5	tections shall be provided to the petitioner with
6	appropriate protections for any privileged or
7	confidential trade secrets and commercial or fi-
8	nancial information.
9	"(C) IN CAMERA AND EX PARTE.—The fol-
10	lowing information may be included in the ad-
11	ministrative record and shall be submitted only
12	to the court ex parte and in camera:
13	"(i) Classified information.
14	"(ii) Sensitive security information, as
15	defined by section 1520.5 of title 49, Code
16	of Federal Regulations (or any successor
17	regulation).
18	"(iii) Privileged law enforcement in-
19	formation.
20	"(iv) Information obtained or derived
21	from any activity authorized under the
22	Foreign Intelligence Surveillance Act of
23	1978 (50 U.S.C. 1801 et seq.), except
24	that, with respect to such information,
25	subsections (c), (e), (f), (g), and (h) of sec-

1	tion 106 (50 U.S.C. 1806), subsections
2	(d), (f), (g), (h), and (i) of section 305 (50
3	U.S.C. 1825), subsections (c), (e), (f), (g),
4	and (h) of section 405 (50 U.S.C. 1845),
5	and section 706 (50 U.S.C. 1881e) of that
6	Act shall not apply.
7	"(v) Information subject to privilege
8	or protections under any other provision of
9	law.
10	"(D) UNDER SEAL.—Any information that
11	is part of the administrative record filed ex
12	parte and in camera under subparagraph (C),
13	or cited by the court in any decision, shall be
14	treated by the court consistent with the provi-
15	sions of this paragraph and shall remain under
16	seal and preserved in the records of the court
17	to be made available consistent with those pro-
18	visions in the event of further proceedings. In
19	no event shall such information be released to
20	the petitioner or as part of the public record.
21	"(f) RETURN.—After the expiration of the time to
22	seek further review, or the conclusion of further pro-
23	ceedings, the court shall return the administrative record,
24	including any and all copies, to the United States.

"(g) RULE OF CONSTRUCTION.—Nothing in this sec-1 2 tion shall be construed as limiting, superseding, or preventing the invocation of, any privileges or defenses that 3 4 are otherwise available at law or in equity to protect 5 against the disclosure of information. 6 "(h) DEFINITIONS.—In this subsection, the term 7 'classified information'— 8 "(1) has the meaning given that term in section 9 1(a) of the Classified Information Procedures Act (18 U.S.C. App.); and 10 ((2)) includes— 11 12 "(A) any information or material that has 13 been determined by the United States Govern-14 ment pursuant to an Executive order, statute, 15 or regulation to require protection against unauthorized disclosure for reasons of national se-16 17 curity; and 18 "(B) any Restricted Data, as defined in

19 section 11 of the Atomic Energy Act of 1954
20 (42 U.S.C. 2014).

21 "SEC. 1010. MULTILATERAL ENGAGEMENT AND COORDINA22 TION. 23 "(a) IN GENERAL.—The President, in coordination

24 with the United States Trade Representative, the Sec-

retary of Commerce, the Secretary of State, and the Sec retary of the Treasury, shall—

3 "(1) in coordination and consultation with rel4 evant Federal agencies, conduct bilateral and multi5 lateral engagement with the governments of coun6 tries that are allies and partners of the United
7 States to secure coordination of protocols and proce8 dures with respect to covered activities with coun9 tries 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.
"(b) STRATEGY FOR DEVELOPMENT OF OUTBOUND
REVIEW MECHANISMS.—The Committee, in consultation
with the Attorney General, shall—

17 "(1) develop a strategy to work with countries
18 that are allies and partners of the United States to
19 develop mechanisms comparable to this title for the
20 review of covered activities; and

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

1 "SEC. 1011. AUTHORIZATION OF APPROPRIATIONS.

2 "(a) IN GENERAL.—There are authorized to be ap3 propriated such sums as may be necessary to carry out
4 this title, including to provide outreach to industry and
5 persons affected by this title.

6 "(b) HIRING AUTHORITY.—The head of any agency 7 specified in section 1002(b) may appoint, without regard 8 to the provisions of sections 3309 through 3318 of title 9 5, United States Code, candidates directly to positions in the competitive service (as defined in section 2102 of that 10 title) in that agency. The primary responsibility of individ-11 uals in positions authorized under the preceding sentence 12 shall be to administer this title. 13

14 "SEC. 1012. RULE OF CONSTRUCTION WITH RESPECT TO15FREE AND FAIR COMMERCE.

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

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