SEC. 708. REPORT ON FOREIGN WEAPONIZATION OF DEEPFAKES.

(a) REPORT REQUIRED. —Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the congressional intelligence committees a report on—
   (1) the national security implications of deepfakes;
   (2) the actual or potential use of deepfakes by adversarial foreign governments to spread disinformation or engage in other malign activities; and
   (3) the capabilities and capacities of adversarial foreign governments with respect to generative adversarial networks and related machine-learning technologies.

(b) MATTERS TO BE INCLUDED. —The report under subsection (a) shall include—
   (1) an assessment of the technical capabilities of the People’s Republic of China and the Russian Federation with respect to the production and detection of deepfakes;
   (2) an assessment of the historic, current, or potential future efforts of the People’s Republic of China and the Russian Federation to utilize deepfakes, including with respect to the overseas or domestic dissemination of misinformation, the attempted discrediting of political opponents or disfavored populations, and intelligence or influence operations directed against the United States, allies or partners thereof, or other jurisdictions believed to be subject to Chinese or Russian interference; and
   (3) an annex describing those governmental elements within the People’s Republic of China and the Russian Federation known to have supported or facilitated deepfake research, development, or dissemination, as well as any private-sector, academic, or non-governmental entities which have meaningfully participated in such activities.

(c) DEEPFAKE DEFINED. In this section, the term “deepfake” means machine-manipulated media, as such term is defined by Section 707 of this Act.

(d) FORM. —The report required under subsection (a) may be submitted entirely in classified form.