117th CONGRESS 1st Session



To provide for clarification and limitations with respect to the exercise of national security powers, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MURPHY (for himself, Mr. LEE, and Mr. SANDERS) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To provide for clarification and limitations with respect to the exercise of national security powers, 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 TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "National Security Powers Act of 2021".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—WAR POWERS REFORM

Sec. 101. Definitions.

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- Sec. 102. Policy.
- Sec. 103. Sunset of existing authorizations for the use of military force.
- Sec. 104. Repeal of the War Powers Resolution.
- Sec. 105. Notification.
- Sec. 106. Requirement for authorization.
- Sec. 107. Expedited procedures for congressional action.
- Sec. 108. Termination of funding.
- Sec. 109. Interpretation of statutory authority requirement.
- Sec. 110. Separability clause.

TITLE II—ARMS EXPORT CONTROL

- Sec. 201. Short title.
- Sec. 202. Purpose.
- Sec. 203. Congressional authorization of arms sales.
- Sec. 204. Procedures for consideration of joint resolution authorizing or prohibiting arms sales.
- Sec. 205. Emergency procedures under Arms Export Control Act.
- Sec. 206. Conforming amendments.
- Sec. 207. Applicability.

TITLE III—NATIONAL EMERGENCIES ACT REFORM

- Sec. 301. Requirements relating to declaration and renewal of national emergencies.
- Sec. 302. Termination of national emergencies.
- Sec. 303. Review by congress of national emergencies.
- Sec. 304. Reporting requirements.
- Sec. 305. Conforming amendments.
- Sec. 306. Applicability.

1 TITLE I—WAR POWERS REFORM

2 SEC. 101. DEFINITIONS.

3 In this title:

4 (1) COUNTRY.—The term "country", when
5 used in a geographic sense, includes territories
6 (whether or not disputed) and possessions, territorial
7 waters, and airspace.

8 (2) HOSTILITIES.—The term "hostilities" 9 means any situation involving any use of lethal or 10 potentially lethal force by or against United States 11 forces (or, for purposes of paragraph 4(B), by or 12 against foreign regular or irregular forces), irrespec-

1	tive of the domain, whether such force is deployed
2	remotely, or the intermittency thereof. The term
3	does not include activities undertaken pursuant to
4	section 503 of the National Security Act of 1947
5	(50 U.S.C. 5093) if such action is intended to have
6	exclusively non-lethal effects.
7	(3) HOSTILITIES REPORT.—The term "hos-
8	tilities report" means a written report that sets forth
9	the following information:
10	(A) The circumstances necessitating the
11	introduction of United States forces into hos-
12	tilities or a situation where there is a serious
13	risk thereof, or retaining them in a location
14	where hostilities or the serious risk thereof has
15	developed.
16	(B) The estimated cost of such operations.
17	(C) The specific legislative and constitu-
18	tional authority for such action.
19	(D) Any international law implications re-
20	lated to such action if applicable.
21	(E) The estimated scope and duration of
22	the United States forces' participation in hos-
23	tilities, including an accounting of the personnel
24	and weapons to be deployed.

1	(F) The country or countries in which the
2	operations or deployment of United States
3	forces are to occur or are ongoing.
4	(G) A description of their mission and the
5	mission objectives that would indicate the mis-
6	sion is complete.
7	(H) Any foreign partner forces or multilat-
8	eral organizations that may be involved in the
9	operations.
10	(I) The name of the specific country (or
11	countries) or organized armed group (or
12	groups) against which the use of force is au-
13	thorized.
14	(J) The risk to United States forces or
15	other United States persons or property in-
16	volved in the operations.
17	(K) Any other information as may be re-
18	quired to fully inform Congress.
19	(4) INTRODUCE.—The term "introduce"
20	means—
21	(A) with respect to hostilities or a situation
22	where there is a serious risk of hostilities, any
23	commitment, engagement, or other involvement
24	of United States forces, whether or not consti-
25	tuting self-defense measures by United States

forces in response to an attack or serious risk
thereof in any foreign country (including its air-
space, cyberspace, or territorial waters) or oth-
erwise outside the United States and whether
or not United States forces are present or oper-
ating remotely launched, piloted, or directed at-
tacks; or
(B) the assigning or detailing of members
of United States forces to command, advise, as-
sist, accompany, coordinate, or provide logistical
or material support or training for any foreign
regular or irregular military forces if—
(i) those foreign forces are involved in
hostilities; and
(ii) such activities by United States
forces make the United States a party to
a conflict or are more likely than not to do
so.
(5) Serious risk of hostilities.—The term
"serious risk of hostilities" means any situation
where it is more likely than not that the United
States forces will become engaged in hostilities, irre-
spective of whether the primary purpose of the mis-
sion is training or assistance.

1	(6) Specific statutory authorization.—
2	The term "specific statutory authorization" means
3	any joint resolution or bill introduced after the date
4	of the enactment of this Act and enacted into law
5	to authorize the use of military force that includes,
6	at a minimum, the following elements:
7	(A) A clearly defined mission and oper-
8	ational objectives and the identities of all indi-
9	vidual countries or organized armed groups
10	against which hostilities by the United States
11	forces are authorized.
12	(B) A requirement the President seek from
13	the Congress a subsequent specific statutory
14	authorization for any expansion of the mission
15	to include new operational objectives, additional
16	countries, or organized armed groups.
17	(C) A termination of the authorization for
18	such use of United States forces within two
19	years absent the enactment of a subsequent
20	specific statutory authorization for such use of
21	United States forces.
22	(D) In cases where the use of military
23	force in a particular situation is being reauthor-
24	ized, an estimate and analysis prepared by the
25	Congressional Budget Office of costs to United

1 States taxpayers to date of operations con-2 ducted pursuant to the prior authorization or 3 authorizations for that situation, and of pro-4 spective costs to United States taxpayers for 5 operations to be conducted pursuant to the pro-6 posed authorization.

7 (7)SUBSTANTIALLY ENLARGE.—The term "substantially enlarge" means, for any two-year pe-8 9 riod, an increase in the number of United States forces that causes the total number of forces in a 10 11 foreign country to exceed the lowest number of 12 forces in that country during that period by 25 per-13 cent or more, or any increase of 1,000 or more 14 forces. Temporary duty and rotational forces shall 15 be included in the number of United States forces 16 for the purposes of this title.

17 (8) TRAINING.—When used with respect to any 18 foreign regular or irregular forces, the term "train-19 ing" has the meaning given the term "military edu-20 cation and training" in section 644 of the Foreign 21 Assistance Act of 1961 (22 U.S.C. 2403), but does 22 not include training that is focused entirely on ob-23 servance of and respect for the law of armed con-24 flict, human rights and fundamental freedoms, the 25 rule of law, and civilian control of the military.

1	(9) UNITED STATES FORCES.—The term
2	"United States forces" means any individuals em-
3	ployed by, or under contract to, or under the direc-
4	tion of, any department or agency of the United
5	States Government who are—
6	(A) deployed military or paramilitary per-
7	sonnel; or
8	(B) military or paramilitary personnel who
9	use lethal or potentially lethal force in the
10	cyberspace domain.
11	SEC. 102. POLICY.
12	The constitutional authority of the President as Com-
13	mander-in-Chief to introduce United States Armed forces
14	into hostilities or into situations where there is a serious
15	risk of hostilities shall be exercised only pursuant to—
16	(1) a declaration of war;
17	(2) specific statutory authorization; or
18	(3) when necessary to repel a sudden attack, or
19	the concrete, specific, and immediate threat of such
20	a sudden attack upon the United States, its terri-
21	tories, or possessions, its armed forces, or other
22	United States citizens overseas.

1	SEC. 103. SUNSET OF EXISTING AUTHORIZATIONS FOR THE
2	USE OF MILITARY FORCE.
3	Effective 180 days after the date of the enactment
4	of this Act, the following laws are hereby repealed:
5	(1) The Authorization for Use of Military Force
6	Against Iraq Resolution of 2002 (Public Law 107–
7	243; 116 Stat. 1498; 50 U.S.C. 1541 note).
8	(2) The Authorization for Use of Military Force
9	(Public Law 107–40; 50 U.S.C. 1541 note).
10	(3) The Authorization for Use of Military Force
11	Against Iraq (Public Law 102–1; 105 Stat. 3; 50
12	U.S.C. 1541 note).
13	(4) The 1957 Authorization for Use of Military
14	Force in the Middle East (Public Law 87–5).
15	SEC. 104. REPEAL OF THE WAR POWERS RESOLUTION.
16	The War Powers Resolution (Public Law 93–148; 50
17	U.S.C. 1541 et seq.) is hereby repealed.
18	SEC. 105. NOTIFICATION.
19	The President shall notify Congress, in writing, with-
20	in 48 hours after United States forces enter the territory,
21	airspace, or waters of a foreign country—
22	(1) while equipped for combat, except for de-
23	ployments which relate solely to transportation, sup-
24	ply, replacement, or training of such United States
25	forces; or

(2) in numbers that substantially enlarge the
 number of United States forces already located in a
 foreign nation.

4 SEC. 106. REQUIREMENT FOR AUTHORIZATION.

5 (a) PRIOR AUTHORIZATION FOR CERTAIN ACTIVI-TIES RELATING TO HOSTILITIES.—Except as provided in 6 7 subsection (b), before introducing United States forces 8 into hostilities or a situation where there is a serious risk 9 of hostilities, the President shall provide a hostilities re-10 port to Congress and obtain a specific statutory authorization for such introduction. The President shall provide 11 12 continuing hostilities reports to Congress 30 days after the initial report and every 30 days thereafter, in accordance 13 14 with subsection (d).

15 (b) AUTHORIZATION FOR CERTAIN ACTIVITIES RE-LATING TO HOSTILITIES.—In cases where the President 16 17 introduces United States forces into hostilities or a situation where there is a serious risk of hostilities either be-18 19 cause of the need to repel a sudden attack upon the United 20 States, its territories or possessions, its armed forces, or 21 other United States citizens overseas or because the con-22 crete, specific, and immediate threat of such a sudden at-23 tack, and the time required to provide Congress with a 24 briefing necessary to inform a vote to obtain prior author-25 ization from Congress within 72 hours would prevent an

effective defense against the attack or threat of immediate
 attack, the President shall—

3 (1) within 48 hours of ordering the introduction 4 of United States forces into hostilities or a situation 5 where there is a serious risk of hostilities, inform 6 Congress of the President's decision, describe the ac-7 tion taken, the justification for proceeding without 8 prior authorization, and certifying either that hos-9 tilities have concluded or that they are continuing; 10 and

11 (2) not later than 7 calendar days after order-12 ing the introduction of United States forces into 13 hostilities or a situation where there is a serious risk 14 of hostilities, submit to Congress a hostilities report 15 and request for specific statutory authorization ex-16 cept in cases where a certification is submitted to 17 Congress that the President—

18 (A) has withdrawn, removed, and otherwise
19 ceased the use of United States forces from the
20 situation that triggered this requirement; and

(B) does not intend to reintroduce them.
(c) TERMINATION OF ACTIVITIES RELATED TO HOSTILITIES.—If Congress does not enact a specific statutory
authorization for United States forces to engage in hostilities in response to a request in accordance with sub-

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1 section (b) within 20 days after the introduction of United 2 States forces into hostilities or a situation where there is 3 a serious risk of hostilities, the President shall withdraw, 4 remove, and otherwise cease the use of United States 5 forces. This 20-day period shall be extended for not more 6 than an additional 10 days if the President determines, 7 certifies, and justifies to Congress in writing that unavoid-8 able military necessity involving the safety of the forces 9 requires the continued use of the forces for the sole pur-10 pose of bringing about their safe removal from hostilities.

11 (d) CONTINUING HOSTILITIES REPORTS.—If the 12 President obtains specific statutory authorization, the President shall continue to provide hostilities reports to 13 Congress on the United States' forces' engagement or pos-14 15 sible engagement in hostilities whenever there is a material change in the information previously reported under this 16 17 section and in no event less frequently than every 30 days from the delivery of the first hostilities report. 18

(e) FORM.—Any report submitted pursuant to subsection (a), (b), or (d) shall be submitted to Congress in
unclassified form without any designation relating to dissemination control and may include a classified annex only
to the extent required to protect the national security of
the United States.

1	(f) TRANSMITTAL.—Each report submitted pursuant
2	to subsection (a), (b), or (d) shall be transmitted to each
3	house of Congress on the same calendar day. The report
4	shall be—
5	(1) referred to—
6	(A) the Committee on Foreign Relations,
7	the Committee on Armed Services, and the Se-
8	lect Committee on Intelligence of the Senate;
9	and
10	(B) the Committee on Foreign Affairs, the
11	Committee on Armed Services, and the Perma-
12	nent Select Committee on Intelligence of the
13	House of Representatives; and
14	(2) made available to any member of Congress
15	upon request.
16	SEC. 107. EXPEDITED PROCEDURES FOR CONGRESSIONAL
17	ACTION.
18	(a) Consideration by Congress.—Any resolution
19	of disapproval described in subsection (b) may be consid-
20	ered by Congress using the expedited procedures set forth
21	in this section.
22	(b) RESOLUTION OF DISAPPROVAL.—For purposes of
23	this section, the term "resolution" means only a joint reso-
24	lution of the two Houses of Congress—

(1) the title of which is as follows: "A joint res-1 2 olution disapproving of the use of the United States 3 Armed Forces in the prosecution of certain con-4 flict."; 5 (2) which does not have a preamble; and 6 (3) the sole matter after the resolving clause of which is as follows: "That Congress does not ap-7 8 prove the use of military force in the prosecution of 9 ", with the blank space being filled 10 with a description of the conflict concerned. 11 (c) REFERRAL.—A resolution described in subsection 12 (b) introduced in the Senate shall be referred to the Com-13 mittee on Foreign Relations of the Senate. A resolution described in subsection (b) that is introduced in the House 14 of Representatives shall be referred to the Committee on 15 Foreign Affairs of the House of Representatives. 16 17 (d) DISCHARGE.—If the committee to which a resolution described in subsection (b) is referred has not re-18 19 ported such resolution (or an identical resolution) by the 20 end of 10 calendar days beginning on the date of introduc-21 tion, such committee shall be, at the end of such period, 22 discharged from further consideration of such resolution, 23 and such resolution shall be placed on the appropriate cal-24 endar of the House involved. 25 (e) CONSIDERATION.—

1 (1) IN GENERAL.—On or after the third cal-2 endar day after the date on which the committee to 3 which such a resolution is referred has reported, or 4 has been discharged (under subsection (d)) from fur-5 ther consideration of, such a resolution, it is in order 6 (even though a previous motion to the same effect 7 has been disagreed to) for any Member of the re-8 spective House to move to proceed to the consider-9 ation of the resolution. All points of order against 10 the resolution (and against consideration of the reso-11 lution) are waived. The motion is highly privileged in 12 the House of Representatives and is privileged in the 13 Senate and is not debatable. The motion is not sub-14 ject to amendment, or to a motion to postpone, or 15 to a motion to proceed to the consideration of other 16 business. A motion to reconsider the vote by which 17 the motion is agreed to or disagreed to shall not be 18 in order. If a motion to proceed to the consideration 19 of the resolution is agreed to, the respective House 20 shall immediately proceed to consideration of the 21 joint resolution without intervening motion, order, or 22 other business, and the resolution shall remain the 23 unfinished business of the respective House until 24 disposed of.

1 (2) DEBATE.—Debate on the resolution, and on 2 all debatable motions and appeals in connection 3 therewith, shall be limited to not more than 10 4 hours, which shall be divided equally between those 5 favoring and those opposing the resolution. An 6 amendment to the resolution is not in order. A mo-7 tion further to limit debate is in order and not de-8 batable. A motion to postpone, or a motion to pro-9 ceed to the consideration of other business, or a mo-10 tion to recommit the resolution is not in order. A 11 motion to reconsider the vote by which the resolution 12 is agreed to or disagreed to is not in order. 13 (3) VOTE ON FINAL PASSAGE.—Immediately 14 following the conclusion of the debate on the resolu-

tion and a single quorum call at the conclusion of
the debate if requested in accordance with the rules
of the appropriate House, the vote on final passage
of the resolution shall occur.

(4) APPEALS FROM DECISIONS OF CHAIR.—Appeals from the decisions of the Chair relating to the
application of the rules of the Senate or the House
of Representatives, as the case may be, to the procedure relating to a resolution shall be decided without
debate.

25 (f) Consideration by Other House.—

1	(1) IN GENERAL.—If, before the passage by one
2	House of a resolution of that House described in
3	subsection (b), that House receives from the other
4	House a resolution described in subsection (b), then
5	the following procedures shall apply:
6	(A) The resolution of the other House shall
7	not be referred to a committee.
8	(B)(i) The consideration as described in
9	(e) in that House shall be the same as if no res-
10	olution had been received from the other House;
11	but
12	(ii) The vote on final passage shall be on
13	the resolution of the other House.
14	(2) FOLLOWING DISPOSITION.—Upon disposi-
15	tion of the resolution received from the other House,
16	it shall no longer be in order to consider the resolu-
17	tion that originated in the receiving House.
18	(g) VETOES.—If the President vetoes a resolution,
19	debate in the Senate of any veto message with respect to
20	the resolution, including all debatable motions and appeals
21	in connection with the resolution, shall be limited to 10
22	hours, which shall be divided equally between those favor-
23	ing and those opposing the resolution.
24	(h) Rules of the Senate and House of Rep-
25	RESENTATIVES.—This section is enacted by Congress—

1 (1) as an exercise of the rulemaking power of 2 the Senate and the House of Representatives, re-3 spectively, and as such it is deemed a part of the 4 rules of each House, respectively, but applicable only 5 with respect to the procedure to be followed in that 6 House in the case of a resolution described in sub-7 section (b), and it supersedes other rules only to the 8 extent that it is inconsistent with such rules; and

9 (2) with full recognition of the constitutional 10 right of either House to change the rules (so far as 11 relating to the procedure of that House) at any time, 12 in the same manner, and to the same extent as in 13 the case of any other rule of that House.

14 SEC. 108. TERMINATION OF FUNDING.

15 Notwithstanding any other provision of law, no funds appropriated or otherwise made available under any law 16 17 may be obligated or expended for any activity by United States forces for which prior congressional authorization 18 19 is required under this title but has not been obtained, or 20 for which authorization is required under this title but has 21 not been obtained by the deadline specified in section 22 106(c) or for which a resolution of disapproval in accord-23 ance with section 107(b) has been enacted into law.

1SEC. 109. INTERPRETATION OF STATUTORY AUTHORITY2REQUIREMENT.

3 Statutory authority to introduce United States forces
4 into hostilities or into situations where there is a serious
5 risk of hostilities, or to retain them in a situation where
6 hostilities or the serious risk thereof has developed, shall
7 not be inferred—

8 (1) from any provision of law, including any 9 provision contained in any appropriation Act, unless 10 such provision expressly authorizes such introduction 11 or retention and states that it is intended to con-12 stitute specific statutory authorization within the 13 meaning of this title; or

14 (2) from any source of international legal obli-15 gation binding on the United States, including any 16 resolution of the United Nations Security Council 17 and any treaty ratified before, on, or after the date 18 of the enactment of this Act, unless such treaty is 19 implemented by legislation specifically authorizing 20 such introduction or retention and stating that it is 21 intended to constitute specific statutory authoriza-22 tion within the meaning of this title.

23 SEC. 110. SEPARABILITY CLAUSE.

If any provision of this title or the application thereofto any person or circumstance is held invalid, the remain-der of the resolution and the application of such provision

to any other person or circumstance shall not be affected
 thereby.

3 TITLE II—ARMS EXPORT 4 CONTROL

5 SEC. 201. SHORT TITLE.

6 This title may be cited as the "Arms Export Reform7 Act of 2021".

8 SEC. 202. PURPOSE.

9 It is the purpose of this title to ensure the proper
10 role of Congress in national security decisions pertaining
11 to sales, exports, leases, and loans of defense articles, es12 pecially with respect to armed conflict and human rights.
13 SEC. 203. CONGRESSIONAL AUTHORIZATION OF ARMS
14 SALES.

15 (a) CERTIFICATION REQUIRED.—

(1) IN GENERAL.—Notwithstanding any other
provision of law, in the case of a covered letter of
offer, a covered application for a license, or a covered agreement, before such a letter of offer or license is issued or before such an agreement is entered into or renewed, the President shall submit to
Congress a certification described in paragraph (3).

23 (2) COVERED LETTERS OF OFFERS, APPLICA24 TIONS FOR LICENSES, AND AGREEMENTS.—For pur25 poses of this subsection:

1	(A) A covered letter of offer is any letter
2	of offer to sell under the Arms Export Control
3	Act (22 U.S.C. 2751 et seq.) any item de-
4	scribed in subsection (c).
5	(B) A covered application for a license is
6	any application by a person (other than with re-
7	gard to a sale under section 21 or 22 of the
8	Arms Export Control Act (22 U.S.C. 2761,
9	2762)) for a license for the export of any item
10	described in subsection (c).
11	(C) A covered agreement is any agreement
12	involving the lease under chapter 6 of the Arms
13	Export Control Act (22 U.S.C. 2796 et seq.), or
14	the loan under chapter 2 of part II of the For-
15	eign Assistance Act of 1961 (22 U.S.C. 2311 et
16	seq.), of any item described in subsection (c) to
17	any foreign country or international organiza-
18	tion for a period of one year or longer.
19	(3) CERTIFICATION DESCRIBED.—A certifi-
20	cation described in this paragraph is a numbered
21	certification containing the following:
22	(A) In the case of a letter of offer to sell,
23	the information described in section $36(b)(1)$ of
24	the Arms Export Control Act (22 U.S.C.
25	2776(b)(1)) and section $36(b)(2)$ of such Act,

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as redesignated by section 206(a) of this Act, without regard to the dollar amount of such sale, except as specified in subsection (c).

(B) In the case of a license for export 4 5 (other than with regard to a sale under section 6 21 or 22 of the Arms Export Control Act (22) 7 U.S.C. 2761, 2762)), the information described 8 in section 36(c) of such Act (22 U.S.C. 9 2776(c)), as amended by section 206(b) of this 10 Act, without regard to the dollar amount of 11 such export, except as specified in subsection 12 (c).

(C) In the case of a lease or loan agreement, the information described in section
62(a) of the Arms Export Control Act (22
U.S.C. 2796a(a)), unless section 62(b) of such
Act (22 U.S.C. 2796a(b)) applies, without regard to the dollar amount of such lease or loan,
except as specified in subsection (c).

(b) CONGRESSIONAL AUTHORIZATION REQUIRED.—
(1) PRIOR CONGRESSIONAL AUTHORIZATION.—
No letter of offer may be issued under the Arms Export Control Act (22 U.S.C. 2751 et seq.) with respect to a proposed sale of any item described in
subsection (c) to any country or international orga-

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1 nization (other than a country or international orga-2 nization described in paragraph (2)), no license may 3 be issued under such Act with respect to a proposed 4 export of any such item to any such country or orga-5 nization, and no lease may be made under chapter 6 6 of such Act (22 U.S.C. 2796 et seq.) and no loan 7 may be made under chapter 2 of part II of the For-8 eign Assistance Act of 1961 (22 U.S.C. 2311 et 9 seq.) of any such item to any such country or orga-10 nization, unless there is enacted a joint resolution or 11 other provision of law authorizing such sale, export, 12 lease, or loan, as the case may be.

13 (2) NATO AND CERTAIN COUNTRIES.—No let-14 ter of offer or license described in paragraph (1) 15 may be issued and no lease or loan described in such 16 paragraph may be made with respect to a proposed 17 sale, export, lease, or loan, as the case may be, of 18 any item described in subsection (c) to the North 19 Atlantic Treaty Organization (NATO), any member 20 country of such organization, Australia, Japan, the 21 Republic of Korea, Israel, New Zealand, or Taiwan, 22 if, not later than 20 calendar days after receiving 23 the appropriate certification, a joint resolution is en-24 acted prohibiting the proposed sale, export, lease, or 25 loan, as the case may be.

1	(c) ITEMS DESCRIBED.—The items described in this
2	subsection are those items of types and classes as follows
3	(including parts, components, and technical data):
4	(1) Firearms and ammunition of \$1,000,000 or
5	more.
6	(2) Air to ground munitions of $$14,000,000$ or
7	more.
8	(3) Tanks, armored vehicles, and related muni-
9	tions of \$14,000,000 or more.
10	(4) Fixed and rotary, manned or unmanned
11	armed aircraft of \$14,000,000 or more.
12	(5) Services or training to security services of
13	\$14,000,000 or more.
14	SEC. 204. PROCEDURES FOR CONSIDERATION OF JOINT
15	RESOLUTION AUTHORIZING OR PROHIBITING
16	ARMS SALES.
17	(a) Consideration by Congress.—Any joint reso-
18	lution under section 203(b) shall be considered by Con-
19	gress using the expedited procedures set forth in section
20	107(c)-(h).
21	(b) Form of Joint Resolutions.—
22	(1) Prior congressional authorization.—
23	The joint resolution required by section $203(b)(1)$ is
24	a joint resolution the text of which consists only of
25	one or more sections, each of which reads as follows:

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1	"The proposed to described in the
2	certification submitted pursuant to section 203(a) of
3	the Arms Export Reform Act of 2021, which was re-
4	ceived by Congress on (Transmittal number)
5	is authorized.", with the appropriate activity, wheth-
6	er sale, export, lease, or loan, and the appropriate
7	country or international organization, date, and
8	transmittal number inserted.
9	(2) NATO AND CERTAIN COUNTRIES.—The
10	joint resolution required by section $203(b)(2)$ is a
11	joint resolution the text of which consists of only one
12	section, which reads as follows: "That the proposed
13	to described in the certification sub-
14	mitted pursuant to section 203(a) of the Arms Ex-
15	port Reform Act of 2021, which was received by
16	Congress on (Transmittal number) is not
17	authorized.", with the appropriate activity, whether
18	sale, export, lease, or loan, and the appropriate

country or international organization, date, and thetransmittal number inserted.

21 SEC. 205. EMERGENCY PROCEDURES UNDER ARMS EXPORT
22 CONTROL ACT.

23 Section 36 of the Arms Export Control Act is amend-24 ed by adding at the end the following:

"(j) RESTRICTION ON EMERGENCY AUTHORITY RE LATING TO ARMS SALES UNDER THIS ACT.—A deter mination of the President that an emergency exists requir ing a proposed transfer of defense articles or defense serv ices in the national security interests of the United States,
 thus waiving the congressional review requirements pursu ant to section 3 —

8 "(1) shall apply only if—

9 "(A) the President submits a determina-10 tion and justification for each individual ap-11 proval, letter of offer, or license for the defense 12 articles or defense services that includes a specific and detailed description of how such waiv-13 14 er of the congressional review requirements di-15 rectly responds to or addresses the cir-16 cumstances of the emergency cited in the deter-17 mination; and

18 "(B) the delivery of the defense articles or
19 defense services will take place not later than
20 60 days after the date on which such deter21 mination is made, unless otherwise authorized
22 by Congress; and

23 "(2) shall not apply in the case of defense arti24 cles or defense services that include manufacturing

1	or co-production of the articles or services outside
2	the United States.".
3	SEC. 206. CONFORMING AMENDMENTS.
4	(a) Government-to-government Sales.—
5	(1) IN GENERAL.—Section 36(b) of the Arms
6	Export Control Act (22 U.S.C. 2776(b)) is amend-
7	ed—
8	(A) in paragraph (1)—
9	(i) in the matter preceding subpara-
10	graph (A), in the first sentence, by striking
11	"Subject to paragraph (6)" and inserting
12	"Subject to paragraph (4)"; and
13	(ii) in the flush text following sub-
14	paragraph (P), by striking the last 2 sen-
15	tences;
16	(B) by striking paragraphs (2) and (3);
17	(C) by redesignating paragraphs (4) , (5) ,
18	and (6) as paragraphs (2) , (3) , and (4) , respec-
19	tively;
20	(D) in subparagraph (C) of paragraph (3),
21	as so redesignated, in the first sentence, by
22	striking "Subject to paragraph (6)" and insert-
23	ing "Subject to paragraph (4)"; and
24	(E) in paragraph (4), as redesignated by
25	subparagraph (C) of this paragraph, in the

	20
1	matter preceding subparagraph (A), by striking
2	"in paragraph $(5)(C)$ " and inserting "in para-
3	graph (3)(C)".
4	(2) Conforming Amendment.—Section
5	38(f)(5)(B)(ii) of such Act (22 U.S.C.
6	2778(f)(5)(B)(ii)) is amended by striking "section
7	36(b)(5)(A)" and inserting "section 36(b)(3)(A)".
8	(b) Commercially Licensed Sales.—Section
9	36(c) of such Act (22 U.S.C. 2776(c)) is amended—
10	(1) in paragraph (1) , in the first sentence, by
11	striking "Subject to paragraph (5), in" and insert-
12	ing "In";
13	(2) by striking paragraphs (2) through (5) ; and
14	(3) by redesignating paragraph (6) as para-
15	graph (2) .
16	(c) LEGISLATIVE REVIEW OF LEASES AND LOANS.—
17	(1) REPEAL.—Section 63 of such Act (22
18	U.S.C. 2796b) is repealed.
19	(2) Conforming Amendment.—Section 62(b)
20	of such Act (22 U.S. 2976a(b)) is amended, in the
21	first sentence, by striking "(and in the case" and all
22	that follows through "of that section)".
23	SEC. 207. APPLICABILITY.

24 This title and the amendments made by this title25 shall apply with respect to any letter of offer or license

for export issued, or any lease or loan made, after the date
 of the enactment of this Act.

3 TITLE III—NATIONAL 4 EMERGENCIES ACT REFORM

5 SEC. 301. REQUIREMENTS RELATING TO DECLARATION

6 AND RENEWAL OF NATIONAL EMERGENCIES.
7 Section 201 of the National Emergencies Act (50
8 U.S.C. 1621) is amended to read as follows:

9 "SEC. 201. DECLARATIONS AND RENEWALS OF NATIONAL 10 EMERGENCIES.

11 "(a) AUTHORITY TO DECLARE NATIONAL EMER-12 GENCIES.—With respect to Acts of Congress authorizing 13 the exercise, during the period of a national emergency, of any special or extraordinary power, the President is au-14 15 thorized to declare such a national emergency by proclamation. Such proclamation shall immediately be trans-16 17 mitted to Congress and published in the Federal Register. 18 "(b) Specification of Provisions of Law to Be 19 EXERCISED.—

20 "(1) IN GENERAL.—No powers or authorities
21 made available by statute for use during the period
22 of a national emergency shall be exercised unless
23 and until the President specifies the provisions of
24 law under which the President proposes that the
25 President or other officers will act in—

1	"(A) a proclamation declaring a national
2	emergency under subsection (a); or
3	"(B) one or more Executive orders relating
4	to the emergency published in the Federal Reg-
5	ister and transmitted to Congress.
6	"(2) LIMITATIONS.—The President may—
7	"(A) specify under paragraph (1) only pro-
8	visions of law that make available powers and
9	authorities that relate to the nature of the na-
10	tional emergency; and
11	"(B) exercise such powers and authorities
12	only to address the national emergency.
13	"(c) Temporary Effective Periods.—
14	"(1) IN GENERAL.—A declaration of a national
15	emergency under subsection (a) may last for 30 days
16	from the issuance of the proclamation (not counting
17	the day on which the proclamation was issued) and
18	shall terminate when that 30-day period expires un-
19	less there is enacted into law a joint resolution of
20	approval under section 203 with respect to the proc-
21	lamation.
22	"(2) EXERCISE OF POWERS AND AUTHORI-
23	TIES.—Any power or authority made available under
24	a provision of law described in subsection (a) and
25	specified pursuant to subsection (b) may be exer-

1	cised for 30 days from the issuance of the proclama-
2	tion or Executive order (not counting the day on
3	which such proclamation or Executive order was
4	issued). That power or authority cannot be exercised
5	once that 30-day period expires, unless there is en-
6	acted into law a joint resolution of approval under
7	section 203 approving—
8	"(A) the proclamation of the national
9	emergency or the Executive order; and
10	"(B) the exercise of the power or authority
11	specified by the President in such proclamation
12	or Executive order.
13	"(3) Exception if congress is unable to
14	CONVENE.—If Congress is physically unable to con-
15	vene as a result of an armed attack upon the United
16	States or another national emergency, the 30-day
17	periods described in paragraphs (1) and (2) shall
18	begin on the first day Congress convenes for the
19	first time after the attack or other emergency.
20	"(d) Prohibition on Subsequent Actions if
21	Emergencies Not Approved.—
22	"(1) SUBSEQUENT DECLARATIONS.—If a joint
23	resolution of approval is not enacted under section
24	203 with respect to a national emergency before the
25	expiration of the 30-day period described in sub-

section (c), or with respect to a national emergency
 proposed to be renewed under subsection (e), the
 President may not, during the remainder of the term
 of office of that President, declare a subsequent na tional emergency under subsection (a) with respect
 to the same circumstances.

7 "(2) EXERCISE OF AUTHORITIES.—If a joint 8 resolution of approval is not enacted under section 9 203 with respect to a power or authority specified by 10 the President in a proclamation under subsection (a) 11 or an Executive order under subsection (b)(1)(B)12 with respect to a national emergency, the President 13 may not, during the remainder of the term of office 14 of that President, exercise that power or authority 15 with respect to that emergency.

16 "(e) Renewal of National Emergencies.—A national emergency declared by the President under sub-17 18 section (a) or previously renewed under this subsection, 19 and not already terminated pursuant to subsection (c) or 20 section 202(a), shall terminate on a date that is not later 21 than one year after the President transmitted to Congress 22 the proclamation declaring the emergency under sub-23 section (a) or Congress approved a previous renewal pur-24 suant to this subsection, unless—

1 "(1) the President publishes in the Federal 2 Register and transmits to Congress an Executive 3 order renewing the emergency; and 4 "(2) there is enacted into law a joint resolution 5 of approval renewing the emergency pursuant to sec-6 tion 203 before the termination of the emergency or 7 previous renewal of the emergency. 8 "(f) EFFECT OF FUTURE LAWS.—No law enacted 9 after the date of the enactment of this Act shall supersede 10 this title unless it does so in specific terms, referring to 11 this title, and declaring that the new law supersedes the 12 provisions of this title.". 13 SEC. 302. TERMINATION OF NATIONAL EMERGENCIES. 14 Section 202 of the National Emergencies Act (50) 15 U.S.C. 1622) is amended to read as follows: "SEC. 202. TERMINATION OF NATIONAL EMERGENCIES. 16 17 "(a) IN GENERAL.—Any national emergency declared by the President under section 201(a) shall terminate on 18 19 the earliest of— 20 "(1) the date provided for in section 201(c); 21 "(2) the date on which Congress, by statute, 22 terminates the emergency; 23 "(3) the date on which the President issues a 24 proclamation terminating the emergency; or 25 "(4) the date provided for in section 201(e).

"(b) 5-YEAR LIMITATION.—Under no circumstances 1 2 may a national emergency declared by the President under 3 section 201(a) continue on or after the date that is 5 years 4 after the date on which the national emergency was first 5 declared. "(c) Effect of Termination.— 6 7 "(1) IN GENERAL.—Effective on the date of the 8 termination of a national emergency under sub-9 section (a) or (b)— 10 "(A) except as provided by paragraph (2), 11 any powers or authorities exercised by reason of 12 the emergency shall cease to be exercised; 13 "(B) any amounts reprogrammed or trans-14 ferred under any provision of law with respect 15 to the emergency that remain unobligated on 16 that date shall be returned and made available 17 for the purpose for which such amounts were 18 appropriated; and "(C) any contracts entered into under any 19 20 provision of law relating to the emergency shall 21 be terminated. "(2) SAVINGS PROVISION.—The termination of 22 23 a national emergency shall not moot— "(A) any legal action taken or pending 24 25 legal proceeding not finally concluded or deter-

1	mined on the date of the termination under
2	subsection (a) or (b); or
3	"(B) any legal action or legal proceeding
4	based on any act committed prior to that
5	date.".
6	SEC. 303. REVIEW BY CONGRESS OF NATIONAL EMER-
7	GENCIES.
8	Title II of the National Emergencies Act (50 U.S.C.
9	1621 et seq.) is amended by adding at the end the fol-
10	lowing:
11	"SEC. 203. REVIEW BY CONGRESS OF NATIONAL EMER-
12	GENCIES.
13	"(a) Joint Resolutions of Approval and of
	"(a) Joint Resolutions of Approval and of Termination.—
13	
13 14	TERMINATION.—
13 14 15	TERMINATION.— "(1) DEFINITIONS.—In this section:
13 14 15 16	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.—
 13 14 15 16 17 	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.— The term 'joint resolution of approval' means a
 13 14 15 16 17 18 	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.— The term 'joint resolution of approval' means a joint resolution that contains only the following
 13 14 15 16 17 18 19 	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.— The term 'joint resolution of approval' means a joint resolution that contains only the following provisions after its resolving clause:
 13 14 15 16 17 18 19 20 	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.— The term 'joint resolution of approval' means a joint resolution that contains only the following provisions after its resolving clause: "(i) A provision approving—
 13 14 15 16 17 18 19 20 21 	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.— The term 'joint resolution of approval' means a joint resolution that contains only the following provisions after its resolving clause: "(i) A provision approving— "(I) a proclamation of a national
 13 14 15 16 17 18 19 20 21 22 	TERMINATION.— "(1) DEFINITIONS.—In this section: "(A) JOINT RESOLUTION OF APPROVAL.— The term 'joint resolution of approval' means a joint resolution that contains only the following provisions after its resolving clause: "(i) A provision approving— "(I) a proclamation of a national emergency made under section 201(a);

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1	"(III) an Executive order issued
2	under section 201(e).
3	"(ii) A provision approving a list of all
4	or a portion of the provisions of law speci-
5	fied by the President under section $201(b)$
6	in the proclamation or Executive order
7	that is the subject of the joint resolution.
8	"(B) JOINT RESOLUTION OF TERMI-
9	NATION.—The term 'joint resolution of termi-
10	nation' means a joint resolution terminating—
11	"(i) a national emergency declared
12	under section 201(a); or
13	"(ii) the exercise of any powers or au-
14	thorities pursuant to that emergency.
15	"(2) PROCEDURES FOR CONSIDERATION OF
16	JOINT RESOLUTIONS OF APPROVAL.—
17	"(A) INTRODUCTION.—After the President
18	transmits to Congress a proclamation declaring
19	a national emergency under section 201(a), or
20	an Executive order renewing an emergency
21	under section 201(e) or specifying emergency
22	powers or authorities under section
23	201(b)(1)(B), a joint resolution of approval or
24	a joint resolution of termination may be intro-

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duced in either House of Congress by any mem-2 ber of that House.

3 "(B) REQUESTS TO CONVENE CONGRESS DURING RECESSES.—If, when the President 4 5 transmits to Congress a proclamation declaring 6 a national emergency under section 201(a), or 7 an Executive order renewing an emergency 8 under section 201(e) or specifying emergency 9 powers or authorities under section 10 201(b)(1)(B), Congress has adjourned sine die 11 or has adjourned for any period in excess of 3 12 calendar days, the Speaker of the House of 13 Representatives and the President pro tempore 14 of the Senate, if they deem it advisable (or if 15 petitioned by at least one-third of the member-16 ship of their respective Houses) shall jointly re-17 quest the President to convene Congress in 18 order that it may consider the proclamation or 19 Executive order and take appropriate action 20 pursuant to this section.

"(C) COMMITTEE REFERRAL.—A joint res-21 22 olution of approval or a joint resolution of ter-23 mination shall be referred in each House of 24 Congress to the committee or committees hav-25 ing jurisdiction over the emergency authorities

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1	invoked pursuant to the national emergency
2	that is the subject of the joint resolution.
3	"(D) Consideration in Senate.—In the
4	Senate, the following rules shall apply:
5	"(i) Reporting and discharge.—If
6	the committee to which a joint resolution
7	of approval or a joint resolution of termi-
8	nation has been referred has not reported
9	it at the end of 10 calendar days after its
10	introduction, that committee shall be auto-
11	matically discharged from further consider-
12	ation of the resolution and it shall be
13	placed on the calendar.
14	"(ii) PROCEEDING TO CONSIDER-
15	ATION.—Notwithstanding Rule XXII of
16	the Standing Rules of the Senate, when
17	the committee to which a joint resolution
18	of approval or a joint resolution of termi-
19	nation is referred has reported the resolu-
20	tion, or when that committee is discharged
21	under clause (i) from further consideration
22	of the resolution, it is at any time there-
23	after in order (even though a previous mo-
24	tion to the same effect has been disagreed
25	to) for a motion to proceed to the consider-

1	ation of the joint resolution to be made,
2	and all points of order against the joint
3	resolution (and against consideration of
4	the joint resolution) are waived. The mo-
5	tion to proceed is subject to 4 hours of de-
6	bate divided equally between those favoring
7	and those opposing the joint resolution of
8	approval or the joint resolution of termi-
9	nation. The motion is not subject to
10	amendment, or to a motion to postpone, or
11	to a motion to proceed to the consideration
12	of other business.
13	"(iii) FLOOR CONSIDERATION.—A
14	joint resolution of approval or a joint reso-
15	lution of termination shall be subject to 10
16	hours of debate, to be divided evenly be-
17	tween the proponents and opponents of the
18	resolution.
19	"(iv) Amendments.—
20	"(I) IN GENERAL.—Except as
21	provided in subclause (II), no amend-
22	ments shall be in order with respect to
23	a joint resolution of approval or a
24	joint resolution of termination.

	10
1	"(II) Amendments to strike
2	OR ADD SPECIFIED PROVISIONS OF
3	LAW.—Subclause (I) shall not apply
4	with respect to any amendment to a
5	joint resolution of approval to strike
6	from or add to the list required by
7	paragraph (1)(A)(ii) a provision or
8	provisions of law specified by the
9	President under section 201(b) in the
10	proclamation or Executive order.
11	"(v) Motion to reconsider final
12	VOTE.—A motion to reconsider a vote on
13	final passage of a joint resolution of ap-
14	proval or of a joint resolution of termi-
15	nation shall not be in order.
16	"(vi) APPEALS.—Points of order, in-
17	cluding questions of relevancy, and appeals
18	from the decision of the Presiding Officer,
19	shall be decided without debate.
20	((E) Consideration in house of Rep-
21	RESENTATIVES.—In the House of Representa-
22	tives, if any committee to which a joint resolu-
23	tion of approval or a joint resolution of termi-
24	nation has been referred has not reported it to
25	the House at the end of 10 calendar days after

its introduction, such committee shall be dis-1 2 charged from further consideration of the joint 3 resolution, and it shall be placed on the appro-4 priate calendar. On Thursdays it shall be in 5 order at any time for the Speaker to recognize 6 a Member who favors passage of a joint resolu-7 tion that has appeared on the calendar for at 8 least 3 calendar days to call up that joint reso-9 lution for immediate consideration in the House 10 without intervention of any point of order. 11 When so called up a joint resolution shall be 12 considered as read and shall be debatable for 1 13 hour equally divided and controlled by the pro-14 ponent and an opponent, and the previous ques-15 tion shall be considered as ordered to its pas-16 sage without intervening motion. It shall not be 17 in order to reconsider the vote on passage. If a 18 vote on final passage of the joint resolution has 19 not been taken on or before the close of the 20 tenth calendar day after the resolution is re-21 ported by the committee or committees to which 22 it was referred, or after such committee or com-23 mittees have been discharged from further con-24 sideration of the resolution, such vote shall be 25 taken on that day.

1	"(F) RECEIPT OF RESOLUTION FROM
2	OTHER HOUSE.—If, before passing a joint reso-
3	lution of approval or a joint resolution of termi-
4	nation, one House receives from the other
5	House a joint resolution of approval or a joint
6	resolution of termination—
7	"(i) the joint resolution of the other
8	House shall not be referred to a committee
9	and shall be deemed to have been dis-
10	charged from committee on the day it is
11	received; and
12	"(ii) the procedures set forth in sub-
13	paragraph (D) or (E), as applicable, shall
14	apply in the receiving House to the joint
15	resolution received from the other House
16	to the same extent as such procedures
17	apply to a joint resolution of the receiving
18	House.
19	"(G) RULE OF CONSTRUCTION.—The en-
20	actment of a joint resolution of approval or of
21	a joint resolution of termination under this sub-
22	section shall not be interpreted to serve as a
23	grant or modification by Congress of statutory
24	authority for the emergency powers of the
25	President.

"(b) RULES OF THE HOUSE AND THE SENATE.—
 Subsection (a) is enacted by Congress—

3 "(1) as an exercise of the rulemaking power of 4 the Senate and the House of Representatives, re-5 spectively, and as such is deemed a part of the rules 6 of each House, respectively, but applicable only with 7 respect to the procedure to be followed in the House 8 in the case of joint resolutions of approval, and su-9 persede other rules only to the extent that it is in-10 consistent with such other rules; and

"(2) with full recognition of the constitutional
right of either House to change the rules (so far as
relating to the procedure of that House) at any time,
in the same manner, and to the same extent as in
the case of any other rule of that House.".

16 SEC. 304. REPORTING REQUIREMENTS.

17 Section 401 of the National Emergencies Act (5018 U.S.C. 1641) is amended by adding at the end the fol-19 lowing:

"(d) REPORT ON EMERGENCIES.—The President
shall transmit to Congress, with any proclamation declaring a national emergency under section 201(a), or Executive order renewing an emergency under section 201(e) or
specifying emergency powers or authorities under section

201(b)(1)(B), a report, in writing, that includes the fol lowing:

3 "(1) A description of the circumstances necessi4 tating the declaration of a national emergency, the
5 renewal of such an emergency, or the use of a new
6 emergency authority specified in the Executive
7 order, as the case may be.

8 "(2) The estimated duration of the national9 emergency.

"(3) A summary of the actions the President or
other officers intend to take, including any reprogramming or transfer of funds, and the statutory
authorities the President and such officers expect to
rely on in addressing the national emergency.

15 "(4) In the case of a renewal of a national 16 emergency, a summary of the actions the President 17 or other officers have taken in the preceding one-18 year period, including any reprogramming or trans-19 fer of funds, to address the emergency.

"(e) PROVISION OF INFORMATION TO CONGRESS.—
The President shall provide to Congress such other information as Congress may request in connection with any
national emergency in effect under title II.

24 "(f) PERIODIC REPORTS ON STATUS OF EMER-25 GENCIES.—If the President declares a national emergency

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under section 201(a), the President shall, not less fre quently than every 180 days for the duration of the emer gency, report to Congress on the status of the emergency
 and the actions the President or other officers have taken
 and authorities the President and such officers have relied
 on in addressing the emergency.

7 "(g) FINAL REPORT ON ACTIVITIES DURING NA8 TIONAL EMERGENCY.—Not later than 90 days after the
9 termination under section 202 of a national emergency de10 clared under section 201(a), the President shall transmit
11 to Congress a final report describing—

12 "(1) the actions that the President or other of-13 ficers took to address the emergency; and

14 "(2) the powers and authorities the President15 and such officers relied on to take such actions.

16 "(h) PUBLIC DISCLOSURE.—Each report required by
17 this section shall be transmitted in unclassified form and
18 be made public at the same time the report is transmitted
19 to Congress, although a classified annex may be provided
20 to Congress, if necessary.".

21 SEC. 305. CONFORMING AMENDMENTS.

(a) NATIONAL EMERGENCIES ACT.—Title III of the
National Emergencies Act (50 U.S.C. 1631) is repealed.

1	(b) INTERNATIONAL EMERGENCY ECONOMIC POW-
2	ERS ACT.—Section 207 of the International Emergency
3	Economic Powers Act (50 U.S.C. 1706) is amended—
4	(1) in subsection (b), by striking "if the na-
5	tional emergency" and all that follows through
6	"under this section." and inserting the following:
7	ʻʻif—
8	"(1) the national emergency is terminated pur-
9	suant to section $202(a)(2)$ of the National Emer-
10	gencies Act; or
11	((2) a joint resolution of approval is not en-
12	acted as required by section 203 of that Act to ap-
13	prove—
14	"(A) the national emergency; or
15	"(B) the exercise of such authorities."; and
16	
10	(2) in subsection $(c)(1)$, by striking "para-
17	(2) in subsection (c)(1), by striking "para- graphs (A), (B), and (C) of section 202(a)" and in-
17	graphs (A), (B), and (C) of section 202(a)" and in-
17 18	graphs (A), (B), and (C) of section 202(a)" and in- serting "section 202(c)(2)".
17 18 19	graphs (A), (B), and (C) of section 202(a)" and in- serting "section 202(c)(2)". SEC. 306. APPLICABILITY.
17 18 19 20	 graphs (A), (B), and (C) of section 202(a)" and inserting "section 202(c)(2)". SEC. 306. APPLICABILITY. (a) IN GENERAL.—Except as provided in subsection
 17 18 19 20 21 	 graphs (A), (B), and (C) of section 202(a)" and inserting "section 202(c)(2)". SEC. 306. APPLICABILITY. (a) IN GENERAL.—Except as provided in subsection (b), this title and the amendments made by this title shall
 17 18 19 20 21 22 	 graphs (A), (B), and (C) of section 202(a)" and inserting "section 202(c)(2)". SEC. 306. APPLICABILITY. (a) IN GENERAL.—Except as provided in subsection (b), this title and the amendments made by this title shall take effect on the date of the enactment of this Act.

the date of the enactment of this Act shall be unaffected
 by the amendments made by this Act, except that such
 an emergency shall terminate on the date that is not later
 than one year after such date of enactment unless the
 emergency is renewed under subsection (e) of such section
 201, as amended by section 301 of this Act.