118TH CONGRESS 2D SESSION	S.
To support democracy a	nd the rule of law in Georgia, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mrs.	. Shaheen (for herself, Mr. Risch, Mr. Cardin, and Mr. Ricketts) in-
	troduced the following bill; which was read twice and referred to the Com-
	mittee on

A BILL

To support democracy and the rule of law in Georgia, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLES; TABLE OF CONTENTS.
- 4 (a) SHORT TITLES.—This Act may be cited as the
- 5 "Georgian People's Act" or the "GPA Act".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short titles; table of contents.
 - Sec. 2. Findings.
 - Sec. 3. Statement of policy.
 - Sec. 4. Definitions.

TITLE I—CONDITIONS ON ENGAGEMENT WITH GOVERNMENT OF GEORGIA

Subtitle A—Sanctions

- Sec. 101. Definitions.
- Sec. 102. Statement of policy.
- Sec. 103. Inadmissibility of officials of Government of Georgia and certain other individuals involved in blocking Euro-Atlantic integration.
- Sec. 104. Imposition of sanctions with respect to undermining peace, security, stability, sovereignty, or territorial integrity of Georgia.
- Sec. 105. Sanctions with respect to broader corruption in Georgia.
- Sec. 106. Exceptions.

Subtitle B—Improving Bilateral Relations With Georgia

- Sec. 111. United States strategy toward Georgia.
- Sec. 112. Report on review of foreign assistance to Georgia.
- Sec. 113. Sense of Congress regarding suspension of United States-Georgia strategic dialogue.
- Sec. 114. Defense cooperation with Georgia.

TITLE II—ADDITIONAL MEASURES TO SUPPORT THE GEORGIAN PEOPLE

- Sec. 201. Statement of policy in support of the Georgian people.
- Sec. 202. Democracy and rule-of-law programming.
- Sec. 203. Report on disinformation and corruption in Georgia.
- Sec. 204. Report on political prisoners in Georgia.
- Sec. 205. Sunset.

1 SEC. 2. FINDINGS.

- 2 Congress finds the following:
- 3 (1) On April 9, 1991, the Republic of Georgia
- 4 declared independence from the Soviet Union, and
- 5 on March 24, 1992, the United States and Georgia
- 6 established formal diplomatic relations.
- 7 (2) Since 1993, the territorial integrity of Geor-
- 8 gia has been reaffirmed by the international commu-
- 9 nity and numerous United Nations Security Council
- resolutions.
- 11 (3) At the 2008 Summit in Bucharest, NATO
- recognized the aspirations of Georgia to join NATO

1 and committed that Georgia would become a mem-2 ber of the Alliance. 3 (4) On August 7, 2008, the Russian Federation 4 invaded Georgia and thereafter occupied 20 percent 5 of its territory, all of which it continues to occupy. 6 (5) On January 9, 2009, the United States and 7 Georgia signed the United States-Georgia Charter 8 on Strategic Partnership, affirming the close rela-9 tionship between the United States and Georgia 10 based on the shared principles of democracy, free 11 markets, defense and security cooperation, and cul-12 tural exchanges. 13 (6) Georgia made significant contributions to 14 the wars in Iraq and Afghanistan and was the larg-15 est troop contributor among NATO partners to the 16 NATO-led Resolute Support Mission in Afghanistan. 17 (7) The United States and Georgia have main-18 tained a strong security partnership, including the 19 Security U.S.-Georgia Cooperation Framework, 20 signed in November 2019, and the Georgia Defense 21 and Deterrence Enhancement Initiative, launched in 22 October 2021. 23 (8) The United States supports the sovereignty 24 and territorial integrity of Georgia within its inter-25 nationally recognized borders and condemns the con-

tinued occupation by Russia of the Georgian regions
of South Ossetia and Abkhazia.
(9) The United States has continuously sup-
ported the democratic wishes of the Georgian people,
who have long maintained their aspirations to join
the European Union and NATO.
(10) During and following her tenure as United
States Ambassador and Plenipotentiary to Georgia
between 2020 and 2023, Kelly Degnan has been the
subject of slander and verbal abuse from members of
the Government of Georgia.
(11) As recently as October 2023, reputable
polling indicates that 86 percent of the Georgian
public support Georgia becoming a member of the
European Union.
(12) Since Russia's full-scale invasion of
Ukraine in February 2022, Georgia—
(A) has not imposed its own sanctions on
Russia; and
(B) has increased economic ties, including
initiating many direct flights to and from Rus-
sia;
(C) has eased visa requirements for Rus-
sians visiting Georgia; and

1	(D) is perceived as a conduit of Russia's
2	sanctions evasion endeavors.
3	(13) Since Russia's full-scale invasion of
4	Ukraine in February 2022, and the subsequent
5	rounds of international sanctions placed on Russia
6	as a result of such invasion, Georgia saw its trade
7	with Russia grow by 34 percent between January
8	and June 2023.
9	(14) Georgia's geographic position as both a
10	Black Sea littoral nation and its proximity to the
11	Caspian Sea could further strengthen Georgia's
12	economy by transporting natural gas through the
13	Trans-Caspian Gas Pipeline Project.
14	(15) In June 2022, when the Governments of
15	Ukraine and Moldova received candidate status for
16	membership in the European Union, the European
17	Council stated it would only be ready to grant Geor-
18	gia candidate status once the country has addressed
19	the 12 priorities outlined by the European Commis-
20	sion.
21	(16) In December 2023, the European Union
22	granted Georgia the status of candidate country,
23	with the understanding that Georgia would act con-
24	sistent with the recommendations of the European
25	Commission by continuing to advance the outlined

reform priorities and increasing its alignment with
the European Union's foreign and security policy po-
sitions.
(17) On February 24, 2023, a foreign agents
bill was introduced in the Parliament of Georgia—
(A) to impose restrictions on civil society
organizations, nongovernmental organizations,
and independent media organizations; and
(B) to stigmatize such organizations as
"foreign agents".
(18) On March 7, 2023, the Parliament of
Georgia accelerated the passage of that bill, which
led to—
(A) large-scale protests that Georgian au-
thorities confronted by deploying tear gas and
water cannons; and
(B) the withdrawal of the bill by the Par-
liament.
(19) On April 15, 2024, the foreign agents bill,
which was renamed "the Law on Transparency of
Foreign Influence", was reintroduced in the Par-
liament of Georgia with minor changes that did not
reflect the express wishes of the Georgian people,
which provoked—

1	(A) large-scale protests in Tbilisi and
2	around the country; and
3	(B) the ejection of opposition parliamen-
4	tarians from parliamentary hearings.
5	(20) On April 29, 2024, former Georgian Prime
6	Minister Bidzina Ivanishvili, who is currently the
7	Honorary Chairman of the ruling Georgian Dream
8	Party, gave a speech in which he—
9	(A) harshly attacked American and Euro-
10	pean partners;
11	(B) alleged that the goal of foreign funding
12	of civil society and nongovernmental organiza-
13	tions in Georgia is to deprive Georgia of its
14	state sovereignty; and
15	(C) promised to punish opposition political
16	groups.
17	(21) In the face of massive, nation-wide pro-
18	tests against the foreign agents bill, Georgian au-
19	thorities have, in some cases, deployed dispropor-
20	tionate force against largely peaceful protestors, in-
21	cluding—
22	(A) reportedly attacking journalists cov-
23	ering the protests and members of the political
24	opposition; and

1	(B) threatening civil society leaders and
2	family members of protestors at their homes.
3	(22) On May 14, 2024, the Parliament of Geor-
4	gia passed the foreign agents bill against the wishes
5	of the Georgian people.
6	(23) On May 21, 2024, the Venice Commission
7	issued an opinion regarding Georgia's foreign influ-
8	ence law in which it "strongly recommend[ed] re-
9	pealing the Law in its current form, as its funda-
10	mental flaws will involve significant negative con-
11	sequences for the freedoms of association and ex-
12	pression, the right to privacy, the right to partici-
13	pate in public affairs as well as the prohibition of
14	discrimination.".
15	SEC. 3. STATEMENT OF POLICY.
16	It is the policy of the United States—
17	(1) to call on all political parties and elected
18	Members of the Parliament of Georgia to continue
19	working on addressing the reform plan outlined by
20	the European Commission to advance Georgia's re-
21	cently granted candidate status, which the people of
22	Georgia have freely elected to pursue;
23	(2) to call on the Government of Georgia to in-
24	stitute the required reforms, which are to be devel-
25	oped through an inclusive and transparent consulta-

1	tion process with opposition parties and civil society
2	organizations;
3	(3) to express serious concern that impediments
4	to strengthening the democratic institutions and
5	processes of Georgia, including the foreign agents
6	bill, will slow or halt Georgia's progress toward
7	achieving its Euro-Atlantic aspirations, be perceived
8	as stagnating the democratic trajectory of Georgia,
9	and result in negative domestic and international
10	consequences for the Government of Georgia;
11	(4) to impose swift consequences on individuals
12	who are directly responsible for leading or have di-
13	rectly and knowingly engaged in leading, actions or
14	policies that significantly undermine the peace, secu-
15	rity, stability, sovereignty, or territorial integrity of
16	Georgia;
17	(5) to emphasize the importance of contributing
18	to international efforts—
19	(A) to combat Russian aggression, includ-
20	ing through sanctions on trade with Russia and
21	the implementation and enforcement of world-
22	wide sanctions on Russia; and
23	(B) to reduce, rather than increase, trade
24	ties between Georgia and Russia;

1	(6) to call on all political parties, elected Mem-
2	bers of the Parliament of Georgia, and officers of
3	the Ministry of Internal Affairs of Georgia to respect
4	the freedoms of peaceful assembly, association, and
5	expression, including for the press, and the rule of
6	law, and encourage a vibrant and inclusive civil soci-
7	ety;
8	(7) to call on the Government of Georgia to re-
9	lease all persons detained or imprisoned on politi-
10	cally motivated grounds and drop any pending
11	charges against them;
12	(8) to call on the Government of Georgia to en-
13	sure that the national elections scheduled for Octo-
14	ber 2024 are free, fair, and reflective of the will of
15	the Georgian people; and
16	(9) to continue impressing upon the Govern-
17	ment of Georgia that the United States is committed
18	to sustaining and deepening bilateral relations and
19	supporting Georgia's Euro-Atlantic aspirations.
20	SEC. 4. DEFINITIONS.
21	In this Act:
22	(1) Appropriate congressional commit-
23	TEES.—The term "appropriate congressional com-
24	mittees" means—

1	(A) the Committee on Foreign Relations of
2	the Senate;
3	(B) the Committee on Appropriations of
4	the Senate;
5	(C) the Committee on Foreign Affairs of
6	the House of Representatives; and
7	(D) the Committee on Appropriations of
8	the House of Representatives.
9	(2) Foreign agents bill.—The term "for-
10	eign agents bill" means the "On Transparency of
11	Foreign Influence" bill, which was reintroduced in
12	the Parliament of Georgia in April 2024.
13	(3) Georgia.—The term "Georgia" means the
14	Republic of Georgia.
15	(4) NATO.—The term "NATO" means the
16	North Atlantic Treaty Organization.
17	(5) Secretary.—The term "Secretary" means
18	the Secretary of State.
19	TITLE I—CONDITIONS ON EN-
20	GAGEMENT WITH GOVERN-
21	MENT OF GEORGIA
22	Subtitle A—Sanctions
23	SEC. 101. DEFINITIONS.
24	In this subtitle:

1	(1) Admission; admitted; alien.—The terms
2	"admission", "admitted", and "alien" have the
3	meanings given such terms in section 101 of the Im-
4	migration and Nationality Act (8 U.S.C. 1101).
5	(2) Appropriate committees of con-
6	GRESS.—The term "appropriate committees of Con-
7	gress'' means—
8	(A) the Committee on Foreign Relations of
9	the Senate;
10	(B) the Committee on Banking, Housing,
11	and Urban Affairs of the Senate;
12	(C) the Committee on Foreign Affairs of
13	the House of Representatives; and
14	(D) the Committee on Financial Services
15	of the House of Representatives.
16	(3) Foreign person.—The term "foreign per-
17	son" means any individual or entity that is not a
18	United States person.
19	(4) Immediate family members.—The term
20	"immediate family members" has the meaning given
21	the term "immediate relatives" in section
22	201(b)(2)(A)(i) of the Immigration and Nationality
23	Act (8 U.S.C. 1201(b)(2)(A)(i)).
24	(5) Knowingly.—The term "knowingly", with
25	respect to conduct, a circumstance, or a result,

1	means that a person has actual knowledge, or should
2	have known, of the conduct, the circumstance, or the
3	result.
4	(6) United states person.—The term
5	"United States person" means—
6	(A) a United States citizen or an alien law-
7	fully admitted for permanent residence to the
8	United States;
9	(B) an entity organized under the laws of
10	the United States or any jurisdiction within the
11	United States, including a foreign branch of
12	such an entity; or
13	(C) any person within the United States.
14	SEC. 102. STATEMENT OF POLICY.
15	(a) In General.—It shall be the policy of the United
16	States to support the constitutionally stated aspirations
17	of Georgia to become a member of the European Union
18	and the North Atlantic Treaty Organization, which—
19	(1) is made clear under Article 78 of the Con-
20	stitution of Georgia; and
21	(2) is supported by 86 percent of the citizens
22	of Georgia.
23	(b) Sense of Congress.—It is the sense of Con-
24	gress that—

1	(1) acts of blocking Euro-Atlantic integration in
2	Georgia, due to undue influence from corrupt or oli-
3	garchic forces, constitute a form of corruption;
4	(2) the United States should consider travel re-
5	strictions or sanctions on individuals responsible for
6	any actions preventing Georgia from moving toward
7	Euro-Atlantic integration, which include acts of vio-
8	lence or intimidation against Georgian citizens,
9	members of civil society, and members of an opposi-
10	tion political party;
11	(3) the United States, in response to recent
12	events in Georgia, should reassess whether recent
13	actions undertaken by individuals in Georgia should
14	result in the imposition of sanctions by the United
15	States for acts of significant corruption and human
16	rights abuses; and
17	(4) the United States should consider revoking
18	the visas of nationals of Georgia and their family
19	members who—
20	(A) live in the United States; and
21	(B) are determined to meet the criteria de-
22	scribed in section 103(a).

1	SEC. 103. INADMISSIBILITY OF OFFICIALS OF GOVERN
2	MENT OF GEORGIA AND CERTAIN OTHER IN
3	DIVIDUALS INVOLVED IN BLOCKING EURO
4	ATLANTIC INTEGRATION.
5	(a) In General.—Not later than 90 days after the
6	date of the enactment of this Act, the Secretary shall iden-
7	tify and make a determination as to whether any of the
8	following foreign persons has knowingly engaged in signifi-
9	cant acts of corruption, or acts of violence or intimidation
10	in relation to the blocking of Euro-Atlantic integration in
11	Georgia:
12	(1) Any individual who, on or after January 1
13	2012, has served as a member of the Parliament of
14	the Government of Georgia, as a senior staff mem-
15	ber of the Parliament of the Government of Georgia
16	or as a current or former senior official of a Geor-
17	gian political party.
18	(2) Any individual who is serving as an official
19	in a leadership position working on behalf of the
20	Government of Georgia, including law enforcement
21	intelligence, judicial, or local or municipal govern-
22	ment.
23	(3) An immediate family member of an official
24	described in paragraph (1) or a person described in
25	paragraph (2).
26	(b) Current Visas Revoked.—

1	(1) In General.—The visa or other entry doc-
2	umentation of any alien described in subsection (a)
3	is subject to immediate revocation regardless of the
4	issue date of such visa or documentation.
5	(2) Immediate effect.—A revocation of a
6	visa or other entry documentation of any alien pur-
7	suant to paragraph (1) shall, in accordance with sec-
8	tion 221(i) of the Immigration and Nationality Act
9	(8 U.S.C. 1201(i))—
10	(A) take effect immediately; and
11	(B) cancel any other valid visa or entry
12	documentation that is in the possession of such
13	alien.
14	(e) Report.—Not later than 90 days after the date
15	of the enactment of this Act, the Secretary shall submit
16	a written report to the Committee on Foreign Relations
17	of the Senate and the Committee on Foreign Affairs of
18	the House of Representatives that—
19	(1) lists any foreign person for whom the Sec-
20	retary has determined has knowingly engaged in an
21	activity described in subsection (a); and
22	(2) a detailed justification for each such posi-
23	tive determination.
24	(d) FORM.—The report required under subsection (e)
25	shall be submitted in accordance with the reporting re-

quirements outlined in 7031(c) of the Department of State, Foreign Operations, and Related Appropriations 3 Act, 2024 (division F of Public Law 118-47; 8 U.S.C. 1182 note). 4 5 (e) WAIVER.—The Secretary may waive the applica-6 tion of subsection (a) if the Secretary determines that— 7 (1) such waiver would serve a compelling na-8 tional interest; or 9 (2) the circumstances which caused the indi-10 vidual to be ineligible have sufficiently changed. SEC. 104. IMPOSITION OF SANCTIONS WITH RESPECT TO 12 UNDERMINING PEACE, SECURITY, STABILITY, 13 SOVEREIGNTY, OR TERRITORIAL INTEGRITY 14 OF GEORGIA. 15 (a) In General.—The sanctions described in subsection (b) shall be applied to any foreign person the 16 President determines, on or after the date of the enact-17 ment of this Act— 18 19 (1) is responsible for, complicit in, or has di-20 rectly or indirectly engaged in or attempted to en-21 gage in, actions or policies, including ordering, con-22 trolling, or otherwise directing acts that are intended 23 to undermine the peace, security, stability, sov-

ereignty, or territorial integrity of Georgia;

24

1	(2) is or has been a leader or official of an enti-
2	ty that has, or whose members have, engaged in any
3	activity described in paragraph (1); or
4	(3) is an immediate family member of a person
5	subject to sanctions for conduct described in para-
6	graph (1) or (2) who benefitted from such conduct.
7	(b) Sanctions Described.—The sanctions de-
8	scribed in this subsection are the following:
9	(1) Blocking of Property.—Notwith-
10	standing the requirements under section 202 of the
11	International Emergency Economic Powers Act (50
12	U.S.C. 1701), the President shall exercise all au-
13	thorities granted under the International Emergency
14	Economic Powers Act (50 U.S.C. 1701 et seq.) to
15	the extent necessary to block and prohibit all trans-
16	actions in property and interests in property of a
17	foreign person subject to subsection (a) if such prop-
18	erty and interests in property are in the United
19	States, come within the United States, or are or
20	come within the possession or control of a United
21	States person.
22	(2) Ineligibility for visas, admission, or
23	PAROLE.—
24	(A) VISAS, ADMISSION, OR PAROLE.—An
25	alien described in subsection (a) shall be—

I	(1) madmissible to the United States
2	(ii) ineligible to receive a visa or other
3	documentation to enter the United States
4	and
5	(iii) otherwise ineligible to be admitted
6	or paroled into the United States or to re
7	ceive any other benefit under the Immigra
8	tion and Nationality Act (8 U.S.C. 1101 e
9	seq.).
10	(B) Current visas revoked.—
11	(i) IN GENERAL.—The visa or other
12	entry documentation of any alien described
13	in subsection (a) is subject to revocation
14	regardless of the issue date of the visa or
15	other entry documentation.
16	(ii) Immediate effect.—A revoca
17	tion under clause (i) shall, in accordance
18	with section 221(i) of the Immigration and
19	Nationality Act (8 U.S.C. 1201(i))—
20	(I) take effect immediately; and
21	(II) cancel any other valid visa or
22	entry documentation that is in the
23	possession of the alien.
24	(c) Waiver.—The President may waive the applica
25	tion of sanctions under this section with respect to a for

- 1 eign person for renewable periods not to exceed 180 days
- 2 if, not later than 15 days before the date on which such
- 3 waiver is to take effect, the President submits to the ap-
- 4 propriate committees of Congress a written determination
- 5 and justification that the waiver is in the national security
- 6 interests of the United States.

7 (d) Implementation; Penalties.—

- (1) IMPLEMENTATION.—The President may exercise all authorities provided under sections 203 and 205 of the International Emergency Economic Powers Act (50 U.S.C. 1702 and 1704) to carry out this section.
- (2) Penalties.—A person that violates, attempts to violate, conspires to violate, or causes a violation of subsection (b)(1) or any regulation, license, or order issued under that subsection shall be subject to the penalties set forth in subsections (b) and (c) of section 206 of the International Economic Powers Act (50 U.S.C. 1705) to the same extent as a person that commits an unlawful act described in subsection (a) of that section.
 - (3) RULE OF CONSTRUCTION.—Nothing in this Act, or in any amendment made by this Act, may be construed to limit the authority of the President to designate or sanction persons pursuant to an appli-

- 1 cable Executive order or otherwise pursuant to the 2 International Emergency Economic Powers Act (50 3 U.S.C. 1701 et seq.). 4 (e) Rulemaking.— 5 (1) IN GENERAL.—Not later than 120 days 6 after the date of the enactment of this Act, the 7 President shall prescribe such regulations as are 8 necessary for the implementation of this section. 9 (2) Notification to congress.—Not later 10 than 10 days before prescribing regulations pursu-11 ant to paragraph (1), the President shall notify the 12 appropriate committees of Congress of the proposed 13 regulations and the provisions of this section that 14 the regulations are implementing. 15 (f) TERMINATION OF SANCTIONS.—Any sanctions imposed on a foreign person pursuant to this section shall 16 17 terminate on the earlier of—
- 18 (1) the date on which the President certifies to
- 19 the appropriate committees of Congress that the 20 conditions requiring such sanctions no longer apply;
- 21 or
- 22 (2) December 31, 2029.
- 23 (g) Sunset.—This section shall cease to be effective on December 31, 2029.

1	SEC. 105. SANCTIONS WITH RESPECT TO BROADER COR-
2	RUPTION IN GEORGIA.
3	(a) Determination and Report Required.—
4	(1) In general.—Not later than 180 days
5	after the date of the enactment of this Act, the
6	President shall submit to the appropriate commit-
7	tees of Congress a report that includes—
8	(A) a list of all foreign persons about
9	whom the Secretary has made a positive deter-
10	mination pursuant to section 103(a); and
11	(B) a determination as to whether any for-
12	eign person on the list described in subpara-
13	graph (A) qualifies under existing sanctions au-
14	thorities described in subsection (b).
15	(2) Form of Report.—The report required
16	under paragraph (1) shall be provided in unclassified
17	form, but a classified annex may be provided sepa-
18	rately containing additional contextual information
19	pertaining to the justification for the issuance of any
20	waiver, as described in paragraph (1)(B)(iii).
21	(b) Sanctions Described.—The sanctions de-
22	scribed in this subsection are sanctions applicable with re-
23	spect to a person for acts of significant corruption, in-
24	volvement in human rights abuses, or harmful foreign ac-
25	tivities in Georgia under—

1	(1) Executive Order 14024 (50 U.S.C. 1701
2	note; relating to blocking property of certain persons
3	with respect to specified harmful foreign activities of
4	the Government of the Russian Federation); or
5	(2) Executive Order 13818 (50 U.S.C. 1701
6	note; relating to blocking the property of persons in-
7	volved in serious human rights abuse or corruption).
8	(c) Congressional Oversight.—Not later than
9	120 days after receiving a request from the chairman and
10	ranking member of the Committee on Foreign Relations
11	of the Senate or of the Committee on Foreign Affairs of
12	the House of Representatives with respect to whether a
13	foreign person meets meet the criteria for the imposition
14	of sanctions described in subsection (b), the President
15	shall—
16	(1) determine if the person meets such criteria
17	and
18	(2) submit a written justification to such chair-
19	man and ranking member detailing whether the
20	President imposed or intends to impose sanctions
21	described in this section with respect to such person.
22	SEC. 106. EXCEPTIONS.
23	(a) Definitions.—In this section:
24	(1) AGRICULTURAL COMMODITY.—The term
25	"agricultural commodity" has the meaning given

1	such term in section 102 of the Agricultural Trade
2	Act of 1978 (7 U.S.C. 5602).
3	(2) Good.—The term "good" means any arti-
4	cle, natural or man-made substance, material, sup-
5	ply, or manufactured product, including inspection
6	and test equipment and excluding technical data.
7	(3) Medical device.—The term "medical de-
8	vice" has the meaning given the term "device" in
9	section 201 of the Federal Food, Drug, and Cos-
10	metic Act (21 U.S.C. 321).
11	(4) Medicine.—The term "medicine" has the
12	meaning given the term "drug" in section 201 of the
13	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
14	321).
15	(b) Exceptions.—
16	(1) Exception relating to intelligence
17	ACTIVITIES.—Sanctions under this Act shall not
18	apply to—
19	(A) any activity subject to the reporting
20	requirements under title V of the National Se-
21	curity Act of 1947 (50 U.S.C. 3091 et seq.); or
22	(B) any authorized intelligence activities of
23	the United States.
24	(2) Exception to comply with inter-
25	NATIONAL OBLIGATIONS AND LAW ENFORCEMENT

1	ACTIVITIES.—Sanctions under this Act shall not
2	apply with respect to an alien if admitting or parol-
3	ing such alien into the United States is necessary—
4	(A) to permit the United States to comply
5	with the Agreement regarding the Head-
6	quarters of the United Nations, signed at Lake
7	Success June 26, 1947, and entered into force
8	November 21, 1947, between the United Na-
9	tions and the United States, or other applicable
10	international obligations of the United States;
11	or
12	(B) to carry out or assist authorized law
13	enforcement activity in the United States.
14	(3) Exception relating to importation of
15	GOODS.—The requirement to block and prohibit all
16	transactions in all property and interests in property
16 17	transactions in all property and interests in property under this Act shall not include the authority or a
17	under this Act shall not include the authority or a
17 18	under this Act shall not include the authority or a requirement to impose sanctions on the importation
17 18 19	under this Act shall not include the authority or a requirement to impose sanctions on the importation of goods.
17 18 19 20	under this Act shall not include the authority or a requirement to impose sanctions on the importation of goods. (4) Humanitarian Assistance.—Sanctions
17 18 19 20 21	under this Act shall not include the authority or a requirement to impose sanctions on the importation of goods. (4) Humanitarian assistance.—Sanctions under this Act shall not apply to—

1	itarian assistance, or for humanitarian pur-
2	poses; or
3	(B) transactions that are necessary for, or
4	related to, the activities described in subpara-
5	graph (A).
6	Subtitle B—Improving Bilateral
7	Relations With Georgia
8	SEC. 111. UNITED STATES STRATEGY TOWARD GEORGIA.
9	(a) Statement of Policy on Georgia.—It is the
10	policy of the United States—
11	(1) to express that if the Government of Geor-
12	gia proceeds to pass the foreign agents law and
13	other legislation further inhibiting its ability to ad-
14	vance its accession into the European Union—
15	(A) the United States Government's policy
16	toward Georgia should take into consideration
17	these updated circumstances; and
18	(B) the United States should review all
19	forms of foreign and security assistance made
20	available to the Government of Georgia; and
21	(2) to reevaluate its policy toward the Govern-
22	ment of Georgia if the Government of Georgia takes
23	the required steps—
24	(A) to reorient itself toward its European
25	Union accession agenda; and

1	(B) to advance policy or legislation reflect
2	ing the express wishes of the Georgian people
3	(b) 5-YEAR UNITED STATES STRATEGY FOR BILAT
4	ERAL RELATIONS WITH GEORGIA.—Not later than 90
5	days after the date of the enactment of this Act, the Sec
6	retary of State and the Administrator of the United States
7	Agency for International Development, in coordination
8	with the heads of other relevant Federal departments and
9	agencies, shall submit to the appropriate congressiona
10	committees a detailed strategy which shall—
11	(1) outline specific objectives for enhancing bi
12	lateral ties which reflect the current domestic polit
13	ical environment in Georgia;
14	(2) determine what tools, resources, and fund
15	ing should be available and assess whether Georgia
16	should remain the second-highest recipient of United
17	States funding in the Europe and Eurasia region;
18	(3) determine the extent to which the United
19	States should continue to invest in its defense part
20	nership with Georgia;
21	(4) explore how the United States can continue
22	to support civil society and independent media orga
23	nizations in Georgia; and
24	(5) determine whether the Government of Geor
25	gia remains committed to expanding trade ties with

1	the United States and Europe and whether the
2	United States Government should continue to invest
3	in Georgian projects.
4	SEC. 112. REPORT ON REVIEW OF FOREIGN ASSISTANCE TO
5	GEORGIA.
6	(a) Report Required.—Not later than 60 days
7	after the date of the enactment of this Act, the Secretary
8	in coordination with the USAID Administrator and other
9	relevant Federal agencies, shall submit a report to the ap-
10	propriate congressional committees that outlines all assist-
11	ance provided by any United States Government agency
12	to the Government of Georgia that are not explicitly fo-
13	cused on democracy or rule of law and shall include—
14	(1) a detailed overview of each project; and
15	(2) associated funding allocations, including
16	projected funding for each project.
17	(b) Suspension of Projects.—Not later than 60
18	days after the date on which the report required under
19	subsection (a) is submitted, the Secretary shall—
20	(1) suspend all projects in Georgia carried out
21	by the Department of State or other United States
22	Government agencies that primarily provide material
23	aid, reputational advantage, or sustenance to state
24	actors, officials, or their proxies who undermine the

1	democracy of Georgia and enable Russian aggression
2	within and outside of Georgia; and
3	(2) consult with the appropriate congressiona
4	committees before any programming actions are
5	taken in response to such review.
6	(c) USE OF FUNDS.—
7	(1) Reprogramming.—The Secretary may re
8	program any amounts that cannot be absorbed to
9	support democracy and rule-of-law initiatives in
10	Georgia to other initiatives taking place in other
11	countries in the Europe and Eurasia region after no
12	tifying the appropriate congressional committees.
13	(2) Limitation.—No amounts appropriated or
14	otherwise made available by the Act entitled "Ar
15	Act Making emergency supplemental appropriations
16	for the fiscal year ending September 30, 2024, and
17	for other purposes", approved April 24, 2024 (Pub
18	lic Law 118–50) may be obligated or expended for
19	any assistance to Georgia unless the Secretary cer
20	tifies to the appropriate congressional committees
21	that—
22	(A) such obligation or expenditure is in the
23	vital national security interest of the United
24	States; or

1	(B) the Government of Georgia is taking
2	measures—
3	(i) to represent the democratic wishes
4	of the citizens of Georgia; and
5	(ii) to uphold its constitutional obliga-
6	tion to advance membership in the Euro-
7	pean Union and NATO.
8	SEC. 113. SENSE OF CONGRESS REGARDING SUSPENSION
9	OF UNITED STATES-GEORGIA STRATEGIC
10	DIALOGUE.
11	It is the sense of Congress that the Secretary should
12	suspend the United States-Georgia Strategic Partnership
13	Commission, established through the United States-Geor-
14	gia Charter on Strategic Partnership on January 9, 2009,
15	until after the Government of Georgia takes measures—
16	(1) to represent the democratic wishes of the
17	citizens of Georgia; and
18	(2) to uphold its constitutional obligation to ad-
19	vance the country towards membership in the Euro-
20	pean Union and NATO.
21	SEC. 114. DEFENSE COOPERATION WITH GEORGIA.
22	(a) Sense of Congress.—It is the sense of Con-
23	gress that the United States—

1	(1) is proud of the strong defense relationship
2	between the United States and Georgia, which
3	was—
4	(A) cemented in 2002 through a Defense
5	Cooperation Agreement; and
6	(B) further enhanced in October 2021 by
7	the Georgia Defense and Deterrence Enhance-
8	ment Initiative.
9	(2) is grateful to the Georgian Defense forces
10	for their contributions to international peacekeeping
11	missions, including—
12	(A) the NATO-led Kosovo Force mission;
13	(B) the European Union Military Oper-
14	ation in the Central African Republic; and
15	(C) its deployment of forces in support of
16	United States forces in Iraq from 2006 to
17	2008;
18	(3) is grateful to the Georgian Ministry of De-
19	fense's contributions toward the NATO-led Inter-
20	national Security Assistance Force (referred to in
21	this section as the "ISAF") in Afghanistan, where-
22	by—
23	(A) Georgia was one of the largest contrib-
24	utors of troops per capita for a non-NATO
25	country; and

1	(B) 32 Georgian soldiers died and 280
2	Georgian soldiers were wounded in support of
3	the ISAF mission; and
4	(4) should, to the extent possible, sustain
5	strong ties between the United States military and
6	the Georgian Ministry of Defense.
7	(b) Defense Review.—Not later than 120 days
8	after the date of the enactment of this Act, the Secretary
9	of Defense shall conduct a defense review to determine
10	whether the United States, in response to recent political
11	developments in Georgia, should continue to support the
12	military needs of Georgia.
13	TITLE II—ADDITIONAL MEAS-
1314	TITLE II—ADDITIONAL MEAS- URES TO SUPPORT THE
14	URES TO SUPPORT THE
14 15	URES TO SUPPORT THE GEORGIAN PEOPLE
141516	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE
14151617	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE GEORGIAN PEOPLE.
14 15 16 17 18	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE GEORGIAN PEOPLE. It is the policy of the United States—
14 15 16 17 18 19	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE GEORGIAN PEOPLE. It is the policy of the United States— (1) to continue supporting the ongoing develop-
14 15 16 17 18 19 20	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE GEORGIAN PEOPLE. It is the policy of the United States— (1) to continue supporting the ongoing development of democratic values in Georgia, including free
14 15 16 17 18 19 20 21	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE GEORGIAN PEOPLE. It is the policy of the United States— (1) to continue supporting the ongoing development of democratic values in Georgia, including free and fair elections, freedom of association, an inde-
14 15 16 17 18 19 20 21 22	URES TO SUPPORT THE GEORGIAN PEOPLE SEC. 201. STATEMENT OF POLICY IN SUPPORT OF THE GEORGIAN PEOPLE. It is the policy of the United States— (1) to continue supporting the ongoing development of democratic values in Georgia, including free and fair elections, freedom of association, an independent and accountable judiciary, an independent

1	(2) to support the sovereignty, independence,
2	and territorial integrity of Georgia within its inter-
3	nationally recognized borders;
4	(3) to continue to support the Georgian people
5	and civil society organizations that reflect the aspi-
6	rations of the Georgian people for democracy and a
7	future with the people of Europe;
8	(4) to continue supporting the capacity of the
9	Government of Georgia to protect its sovereignty
10	and territorial integrity from further Russian ag-
11	gression or encroachment;
12	(5) to support domestic and international ef-
13	forts, including polling, pre-election and election-day
14	observation efforts, to support the execution of free
15	and fair elections in Georgia in October 2024;
16	(6) to continue supporting the right of the
17	Georgian people to freely engage in peaceful protest,
18	determine their future, and make independent and
19	sovereign choices on foreign and security policy, in-
20	cluding regarding Georgia's relationship with other
21	countries and international organizations, without
22	interference, intimidation, or coercion by other coun-
23	tries or those acting on their behalf; and

1	(7) to underscore the unwavering bipartisan
2	support from Congress in supporting the democratic
3	aspirations of the Georgian people.
4	SEC. 202. DEMOCRACY AND RULE-OF-LAW PROGRAMMING.
5	(a) Statement of Policy Regarding Effect of
6	NATIONAL ELECTIONS IN GEORGIA.—It is the policy of
7	the United States to undertake efforts, in partnership with
8	the Office for Democratic Institutions and Human Rights
9	of the Organization for Security and Co-operation in Eu-
10	rope, to ensure that the national elections in Georgia that
11	are scheduled to be held in October 2024 are conducted
12	in a manner that is free, fair, and reflective of the will
13	of the Georgian people and show evidence of a broader
14	and sustainable democratic trajectory.
15	(b) Funding.—From the amounts appropriated to
16	the Assistance for Europe, Eurasia and Central Asia ac-
17	count under the Department of State, Foreign Operations,
18	and Related Programs Appropriations Act, 2024, or under
19	the comparable appropriations Act for fiscal year 2025,
20	not less than $\$50,000,000$ shall be made available—
21	(1) to strengthen democracy and civil society in
22	Georgia, including for transparency, independent
23	media, rule of law, anti-corruption efforts, coun-
24	tering malign influence, and good governance initia-
25	tives; and

1	(2) to support the Georgian people's efforts to
2	advance their aspirations for membership in the Eu-
3	ropean Union and Euro-Atlantic integration.
4	(c) REVIEW OF SUPPORT.—In response to the pas-
5	sage of the foreign agents law, the Secretary and the Ad-
6	ministrator of the United States Agency for International
7	Development shall undertake a review of efforts to deter-
8	mine—
9	(1) how best to continue providing support to
10	civil society and independent media organizations in
11	Georgia; and
12	(2) whether additional funds should be allocated
13	to the National Endowment for Democracy for ini-
13 14	to the National Endowment for Democracy for initiatives in Georgia.
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14	tiatives in Georgia.
14 15	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION
141516	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION IN GEORGIA.
14151617	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION IN GEORGIA. (a) IN GENERAL.—Not later than 120 days after the
14 15 16 17 18	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION IN GEORGIA. (a) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary, in coordi-
141516171819	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION IN GEORGIA. (a) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary, in coordination with such agencies as the Secretary considers rel-
14 15 16 17 18 19 20	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION IN GEORGIA. (a) IN GENERAL.—Not later than 120 days after the date of the enactment of this Act, the Secretary, in coordination with such agencies as the Secretary considers relevant, shall submit to the appropriate congressional com-
14 15 16 17 18 19 20 21	tiatives in Georgia. SEC. 203. REPORT ON DISINFORMATION AND CORRUPTION IN GEORGIA. (a) In General.—Not later than 120 days after the date of the enactment of this Act, the Secretary, in coordination with such agencies as the Secretary considers relevant, shall submit to the appropriate congressional committees a report that includes—

1	tionships between the United States and Georgia
2	and the European Union and Georgia;
3	(2) a list of—
4	(A) sources that have played an active role
5	in advancing disinformation campaigns to erode
6	public support for the United States, the Euro-
7	pean Union, and NATO within Georgia; and
8	(B) efforts undertaken by the Government
9	of Georgia to sanction actors involved in the
10	spread of disinformation that limits its Euro-
11	Atlantic aspirations;
12	(3) an assessment of the extent to which cor-
13	rupt actors are undermining the ability of political
14	parties and democratic institutions in Georgia to up-
15	hold and adhere to the principles of transparency
16	and good governance;
17	(4) a list of policy options to assist the Govern-
18	ment of Georgia in helping protect democracy and
19	the rule of law by punishing bad actors;
20	(5) an overview of efforts in Georgia designed—
21	(A) to suppress a free and independent
22	media; or
23	(B) to harass and intimidate civil society;
24	(6) a list of actors responsible for—

1	(A) the suppression of a free and inde-
2	pendent media in Georgia; or
3	(B) harassment and intimidation of civil
4	society in Georgia;
5	(7) an assessment of—
6	(A) the Russian Federation's influence and
7	information operations in Georgia; and
8	(B) connections between the influence and
9	operations described in subparagraph (A) and
10	the broader agenda of the Russian Federation
11	in the region; and
12	(8) an assessment of—
13	(A) the People's Republic of China's influ-
14	ence and information operations in Georgia;
15	and
16	(B) connections between the influence and
17	operations described in subparagraph (A) and
18	the broader agenda of the People's Republic of
19	China in the region.
20	(b) FORM.—The report required under subsection (a)
21	shall be submitted in unclassified form, with a classified
22	annex.
23	SEC. 204. REPORT ON POLITICAL PRISONERS IN GEORGIA.
24	(a) In General.—Not later than 120 days after the
25	date of the enactment of this Act, the Secretary, in coordi-

- 1 nation with relevant Federal agencies, as determined by
- 2 the Secretary, shall submit a report to the Committee on
- 3 Foreign Relations of the Senate and the Committee on
- 4 Foreign Affairs of the House of Representatives athat in-
- 5 cludes—
- 6 (1) a list of prisoners within the Georgian pris-
- 7 on system that the Department of State considers to
- 8 be imprisoned for political reasons or otherwise
- 9 wrongfully detained, especially those who have been
- detained since March 2024; and
- 11 (2) a description of efforts to work with Geor-
- gian authorities to advocate for the release of such
- prisoners.
- 14 (b) FORM.—The report required under subsection (a)
- 15 shall be submitted in unclassified form.
- 16 SEC. 205. SUNSET.
- 17 This Act, except for section 104, shall cease to have
- 18 any force or effect beginning on the date that is 5 years
- 19 after the date of the enactment of this Act.