105TH CONGRESS 1ST SESSION

S. 1083

To provide structure for and introduce balance into a policy of meaningful engagement with the People's Republic of China.

IN THE SENATE OF THE UNITED STATES

July 29, 1997

Mr. Mack (for himself, Mr. Hutchinson, and Mr. Ashcroft) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

To provide structure for and introduce balance into a policy of meaningful engagement with the People's Republic of China.

- 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.
- 4 This Act may be cited as the "United States-People's
- 5 Republic of China National Security and Freedom Protec-
- 6 tion Act of 1997".
- 7 SEC. 2. DECLARATION OF POLICY.
- 8 The policy of Congress with respect to the People's
- 9 Republic of China is as follows:

- 1 (1) To encourage the liberalization of the Gov-2 ernment of the PRC, responsible behavior by the 3 PRC, and integration of the PRC into the commu-4 nity of nations.
 - (2) To support a strong presence, and commitment to leadership and involvement in the Asian Pacific region, to support integration of the PRC both regionally and globally, and to share a stake in the future of China with the people of the People's Republic of China, the region, and the world.
 - (3) To encourage friendship between the United States and the People's Republic of China, while protecting national interests and acting on national values.
 - (4) To recognize the PRC does not today, and will not for the foreseeable future, pose a direct military threat to the United States. To recognize that the PRC is not an enemy of the United States and should not be made out as such.
 - (5) To develop a policy toward the PRC that contains resolute and straight-forward toughness, and to not paper over issues which make the PRC feel uncomfortable, but to not allow the issues to dominate the United States relationship with the People's Republic of China.

- 1 (6) To seek to overcome differences with the
- 2 PRC, to act honestly and directly, and to provide the
- 3 American people with a foreign policy that is honest
- 4 and direct.
- 5 (7) To implement a policy that is one of "mean-
- 6 ingful engagement" which includes the mechanisms
- 7 set forth in this Act.

8 SEC. 3. TABLE OF CONTENTS.

- 9 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Declaration of policy.
 - Sec. 3. Table of contents.
 - Sec. 4. Definitions.

TITLE I—NATIONAL SECURITY

- Sec. 101. Congressional findings.
- Sec. 102. Prohibition of PLA commercial activities in the United States.
- Sec. 103. Reporting requirements.
- Sec. 104. Taiwan relations.
- Sec. 105. Missile nonproliferation enforcement.

TITLE II—HUMAN RIGHTS

- Sec. 201. Congressional findings.
- Sec. 202. International broadcasting.
- Sec. 203. Freedom from religious persecution.
- Sec. 204. Forced abortion.
- Sec. 205. Combating slave labor and "reeducation" centers.
- Sec. 206. Political freedom in China.

TITLE III—TRADE

- Sec. 301. Findings.
- Sec. 302. Statement of policy regarding People's Republic of China accession.
- Sec. 303. Taiwan's accession to the World Trade Organization.

TITLE IV—REVIEW OF POLICY

Sec. 401. Review of policy.

10 SEC. 4. DEFINITIONS.

11 In this Act:

- 1 (1) People's liberation army; pla.—For 2 purposes of this Act, the terms "People's Liberation 3 Army", and "Pla" mean any branch or division of 4 the land, naval, or air military service or the police 5 of the Communist Government of the People's Re-6 public of China and any member of any such service 7 or such police.
- 8 (2) PRC.—The term "PRC" means the People's Republic of China.
- 10 (3) COMMUNIST CHINESE MILITARY COM11 PANY.—The term "Communist Chinese military
 12 company" has the meaning given that term in sec13 tion 102(b)(1)(B) of this Act.

14 TITLE I—NATIONAL SECURITY

- 15 SEC. 101. CONGRESSIONAL FINDINGS.
- 16 (a) Findings on the United States National
- 17 SECURITY THREAT FROM THE PLA.—Congress makes
- 18 the following findings with respect to the national security
- 19 threat from the PLA:
- 20 (1) The People's Liberation Army poses no di-
- 21 rect military threat to the United States of America
- and will not have the capability to do so for the fore-
- seeable future, however, the PLA's practice of weap-
- ons proliferation poses a clear and present danger to
- 25 the global interests of the United States.

- 1 (2) Through the sale of weapons and weapons 2 technology sponsors of terrorism such as Iran, the 3 PRC, and PLA threaten United States security.
 - (3) The PLA is an instrument of oppression within the People's Republic of China which the United States finds offensive and unacceptable.
 - (4) The People's Liberation Army is engaged in a military buildup, for undisclosed purposes, which since 1992 has involved a doubling of military spending by the People's Republic of China.
 - (5) The People's Liberation Army is engaging in a major ballistic missile modernization program which could undermine peace and stability in East Asia, including 2 new intercontinental missile programs, 1 submarine-launched missile program, a new class of compact, long-range cruise missiles, and an upgrading of medium- and short-range ballistic missiles.
 - (6) The People's Liberation Army is working to co-produce the SU-27 fighter with Russia, and is in the process of purchasing several substantial weapons systems from Russia, including the 633 model of the Kilo-class submarine and the SS-N-22 Sunburn missile system specifically designed to incapacitate United States aircraft carriers and Aegis cruisers.

- 1 (7) The People's Liberation Army has carried 2 out acts of aggression in the South China Sea, in-3 cluding the February 1995 seizure of the Mischief 4 Reef in the Spratley Islands, and the July 1995 and 5 March 1996 missile tests near Taiwan. These ac-6 tions cause concern over China's future intentions 7 and threaten regional stability.
 - (8) In March 1996, the People's Republic of China effectively demonstrated the capacity to blockade both the international shipping lanes of the Taiwan Strait and the airspace over Taiwan by means of repeated launches of M–9 ballistic missiles in the South China Sea. This was a deliberate attempt to intimidate the people of Taiwan.
 - (9) The effective blockade of Taiwan's two largest ports, Keelung and Kaohsiung, and Taiwan's airspace interfered with United States commercial shipping and aviation and impinged upon the national security interests of the United States, requiring the dispatch of two aircraft carrier battle groups to the South China Sea.
 - (10) The People's Liberation Army has contributed to the proliferation of technologies relevant to the refinement of weapons-grade nuclear material, including transferring ring magnets to Pakistan.

- 1 (11) The People's Liberation Army and associ2 ated defense companies have provided ballistic mis3 sile components, cruise missiles, and chemical weap4 ons ingredients to Iran, a country that the executive
 5 branch has repeatedly reported to Congress as
 6 among the greatest sponsors of terrorism in the
 7 world.
 - (12) In May 1996, United States authorities caught representatives of the People's Liberation Army enterprise, Poly Technologies, and the civilian defense industrial company, Norinco, attempting to smuggle 2,000 AK–47s into Oakland, California, and offering to sell to Federal undercover agents 300,000 machine guns with silencers, 66-millimeter mortars, hand grenades, and "Red Parakeet" surface-to-air missiles, which, as stated in the criminal complaint against one of those representatives, ". . . could take out a 747" aircraft.
 - (13) The China National Precision Machinery Import-Export Corporation is marketing the C-802 model cruise missile which poses a clear and present danger to the United States Fifth Fleet in the Persian Gulf. The United States escort vessel U.S.S. Stark was struck by a cruise missile in the Persian Gulf, causing the death of 37 United States sailors.

- 1 (14) The China National Precision Machinery 2 Import-Export Corporation delivered 60 C-802 3 cruise missiles to Iran for use by vessels of the Ira-4 nian Revolutionary Guard Navy.
 - (15) Iran is constructing sites and equipment to launch C-802 cruise missiles which will provide its armed forces with a weapon of greater range, reliability, accuracy, and mobility than before.
 - (16) Fifteen thousand members of the United States Armed Forces are stationed within the range of the C-802 cruise missiles acquired by Iran.
 - (17) Although the Department of State believes that "[t]hese cruise missiles pose new, direct threats to deployed United States forces," the President has concluded that the known types of C–802 cruise missiles are not of a "destabilizing number and type".
- 18 (18) The delivery of cruise missiles to Iran by 19 the PRC is a violation of the Iran-Iraq Arms Non-20 proliferation Act of 1992 (50 U.S.C. 1701 note).
- 21 (b) Findings on the United States National
- 22 Security Interest in Taiwan.—Congress makes the
- 23 following findings with respect to the national security in-
- 24 terests in Taiwan:

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- 1 (1) The security of Taiwan is vital to the peace 2 and stability in East Asia and is a vital national se-3 curity interest of the United States.
 - (2) The People's Republic of China's current missile modernization program could threaten Taiwan, thereby destabilizing East Asia.
 - (3) Taiwan has requested further United States cooperation on missile defense, including the conduct of a joint architecture study of the requirements for the establishment and operation of a theater ballistic missile defense system for Taiwan, including the Penghu Islands, Kinmen, and Matsu.
 - (4) Establishment of an effective missile defense for Taiwan, including the Penghu Islands, Kinmen, and Matsu, is a direct and appropriate response to the threat posed by increased development and aggressive use of ballistic missiles by the People's Republic of China. Deployment of such a system could deter attempts at intimidation in the future and would thereby reduce the potential need for United States intervention.
- 22 (c) FINDINGS ON THE COMMERCIAL SUBSIDIZATION
 23 OF THE PLA.—Congress makes the following findings
 24 with respect to the PRC's subsidization of the PLA's com25 mercial activities:

- 1 (1) The estimated \$2,000,000,000 to 2 \$3,000,000,000 in annual earnings of PLA's com-3 mercial enterprises subsidize the military expansion 4 and activities of the People's Liberation Army.
 - (2) The aggregate value of outstanding Chinese securities currently held by Chinese nationals and foreign persons is \$175,000,000,000, and from 1993 through 1995 foreign persons invested \$10,540,000,000 in Chinese stocks.
 - (3) Entities controlled by the Government of the People's Republic of China have issued 75 bonds since 1988, including 36 dollar-denominated bond offerings valued at more than \$6,700,000,000. The total value of long-term Chinese bonds outstanding as of January 1, 1996, was \$11,709,000,000.
 - (4) The People's Republic of China received almost \$1,000,000,000 in foreign aid grants and an additional \$1,566,000,000 in technical assistance grants from 1993 through 1995. In 1995, the PRC received \$5,540,000,000 in bilateral assistance loans, including concessional aid, export credits, and related assistance.
 - (5) The bonds and stocks underwritten and sold on the United States securities market by the People's Liberation Army are used to subsidize the op-

1	erations and modernization activities of the People's
2	Liberation Army.
3	SEC. 102. PROHIBITION OF PLA COMMERCIAL ACTIVITIES
4	IN THE UNITED STATES.
5	(a) Prohibition.—Notwithstanding any other provi-
6	sion of law, commercial activities in the United States of
7	the People's Liberation Army or any other Communist
8	Chinese military company are prohibited.
9	(b) Prohibition.—
10	(1) Determination of communist chinese
11	MILITARY COMPANIES.—
12	(A) In general.—Subject to subpara-
13	graphs (B) and (C), not later than 90 days
14	after the date of enactment of this Act, the Sec-
15	retary of Defense, in consultation with the Sec-
16	retary of the Treasury, the Attorney General,
17	the Director of Central Intelligence, and the Di-
18	rector of the Federal Bureau of Investigation,
19	shall compile a list of persons who are Com-
20	munist Chinese military and who are operating
21	directly or indirectly in the United States, its
22	territories and possessions, and shall publish
23	the list of such persons in the Federal Register.
24	On an ongoing basis, the Secretary of Defense,
25	in consultation with the Secretary of the Treas-

1	ury, the Attorney General, the Director of
2	Central Intelligence, and the Director of the
3	Federal Bureau of Investigation, shall make ad-
4	ditions or deletions to the list based on the lat-
5	est information available.
6	(B) Communist Chinese Military Com-
7	PANY.—For purposes of making the determina-
8	tion required by subparagraph (A), the term
9	"Communist Chinese military company" means
10	a person that is—
11	(i) engaged in providing commercial
12	services, manufacturing, producing, or ex-
13	porting, and
14	(ii) provides financial subsidies de-
15	rived from the commercial activities de-
16	scribed in clause (i) to the People's Libera-
17	tion Army.
18	The term includes any person identified in the
19	United States Defense Intelligence Agency pub-
20	lication numbered VP-1920-271-90, dated
21	September 1990, or PC-1921-57-95, dated
22	October 1995, or any update of such reports.
23	(2) Authority to ban commercial activi-
24	TIES OF PLA AND MILITARY COMPANIES.—
25	(A) Ban on commercial activity.—

1 (i) In General.—Notwithstanding	1
the provisions of section 202 of the Inter-	2
national Emergency Economic Powers Act	3
4 (50 U.S.C. 1701), the President shall have	4
the authority provided for in section 203 of	5
such Act with respect to commercial activ-	6
ity of the PLA or of any Communist Chi-	7
8 nese military company in the United	8
9 States.	9
0 (ii) Penalties.—The penalties pro-	10
1 vided in section 206 of such Act shall	11
2 apply to violations of any license, order, or	12
regulation issued pursuant to the authority	13
of clause (i).	14
5 (B) BAN ON IMPORTS.—Notwithstanding	15
any other provision of law, the President shall	16
7 prohibit the importation of any product that is	17
produced, manufactured, or grown by the PLA	18
or by a Communist Chinese military company.	19
O (C) BAN ON CERTAIN SECURITIES TRANS-	20
1 ACTIONS.—Notwithstanding any other provision	21
of law, the President shall prohibit the sale of	22
any debt on the United States bond market	23

which benefits the PLA or a Communist Chi-

nese military company.

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1 SEC. 103. REPORTING REQUIREMENTS.

2	(a) Report on Intelligence Activities of the
3	PEOPLE'S REPUBLIC OF CHINA.—
4	(1) Report to congress.—The Director of
5	Central Intelligence and the Director of the Federal
6	Bureau of Investigation, jointly, in consultation with
7	the heads of other appropriate Federal agencies, in-
8	cluding the National Security Agency, and the De-
9	partments of Defense, Justice, Treasury, and State,
10	shall prepare and transmit to Congress a report on
11	intelligence activities of the People's Republic of
12	China directed against or affecting the interests of
13	the United States.
14	(2) CONTENTS OF REPORT.—Each report under
15	paragraph (1) shall include information concerning
16	the following:
17	(A) political, military, and economic espio-
18	nage;
19	(B) intelligence activities designed to gain
20	political influence, including activities under-
21	taken or coordinated by the United Front Work
22	Department of the Chinese Communist Party;
23	(C) efforts to gain direct or indirect influ-
24	ence through commercial or noncommercial
25	intermediaries subject to control by the People's

- Republic of China, including enterprises controlled by the People's Liberation Army; and
 - (D) disinformation and press manipulation by the People's Republic of China with respect to the United States, including activities undertaken or coordinated by the United Front Work Department of the Chinese Communist Party.
 - (3) Submission of Report.—Not later than March 31 of each year, the Director of Central Intelligence and the Director of the Federal Bureau of Investigation, jointly, shall submit to the Speaker and minority leader of the House of Representatives, the majority and minority leaders of the Senate, the Chairman and Ranking Member of the Permanent Select Committee on Intelligence of the House of Representatives, and the Chairman and Vice-Chairman of the Select Committee on Intelligence of the Senate, classified and unclassified versions of the report described in paragraph (1).
 - (b) Report on PRC Military Modernization.—
 - (1) Report to congress.—The Secretary of Defense shall prepare and transmit to Congress a report on the military modernization of the People's Liberation Army.

- (2) Contents of Report.—Each report under paragraph (1) shall include developments within the People's Liberation Army and the implications of the developments for United States policy toward the People's Republic of China. Information should describe the scope and pace of PLA modernization. The report shall also analyze, to the extent possible, the intent of the modernization programs. The re-port should complement and not replace applicable sections of the State Department's annual report on human rights in China.
 - (3) Submission of Report.—Not later than March 31 of each year, the Secretary of Defense, in consultation with the Secretary of State, shall submit to the Speaker and minority leader of the House of Representatives, the majority and minority leaders of the Senate, the Chairman and Ranking Member of the International Relations and National Security Committees of the House of Representatives, and the Chairman and Ranking Member of the Foreign Relations and Armed Services Committees of the Senate, classified and unclassified versions of the report described in paragraph (1).
 - (c) REPORT ON PLA COMMERCIAL ACTIVITIES.—

- 1 (1) REPORT TO CONGRESS.—The Secretary of
 2 the Defense shall prepare and transmit to Congress
 3 a report on the commercial activities of the People's
 4 Liberation Army and any other Communist Chinese
 5 military company.
 - (2) Contents of Report.—Each report under paragraph (1) shall include the list of all persons identified pursuant to section 102(b)(1) and the commercial activities in which each such person is engaged in the United States.
 - (3) Submission of Report.—Not later than March 31 of each year, the Secretary of Defense, in consultation with the Secretary of the Treasury, Director of Central Intelligence and the Director of the Federal Bureau of Investigation, shall submit to the Speaker and Minority Leader of the House of Representatives, the Majority and Minority Leaders of the Senate, the Chairman and Ranking Member of the Permanent Select Committee on Intelligence of the House of Representatives, and the Chairman and Vice-Chairman of the Select Committee on Intelligence of the Senate, the report described in paragraph (1).
- (d) Publication in the Federal Register; Pub Lic Availability.—The unclassified version of each re-

1	port required by this section shall be published in the Fed-
2	eral Register and shall be available to the public.
3	SEC. 104. TAIWAN RELATIONS.
4	(a) Applicability of Taiwan Relations Act.—
5	Section 3 of the Taiwan Relations Act (22 U.S.C. 3302)
6	is amended by adding at the end the following new sub-
7	section:
8	"(d) The provisions of subsections (a) and (b) super-
9	sede any provision of the Joint Communique of the United
10	States and China of August 17, 1982.".
11	(b) Taiwan Missile Defense.—
12	(1) Joint study relating to establish-
13	MENT AND OPERATION OF A THEATER BALLISTIC
14	MISSILE DEFENSE SYSTEM FOR TAIWAN.—
15	(A) Study.—The Secretary of Defense
16	shall carry out, with appropriate representatives
17	of the Government of Taiwan, a joint study of
18	the architecture requirements for the establish-
19	ment and operation of a theater ballistic missile
20	defense system for Taiwan, including the
21	Penghu Islands, Kinmen, and Matsu. The study
22	shall include the following:
23	(i) An assessment of missile threats to
24	Taiwan.

1	(ii) Identification of the requirements
2	of Taiwan for deployment of an effective
3	theater ballistic missile defense system.
4	(iii) Identification of existing theater
5	ballistic missile defense systems or existing
6	technology for such systems, that the Unit-
7	ed States could sell to Taiwan to assist in
8	meeting the requirements identified under
9	clause (ii).
10	(iv) Systems or technologies the Unit-
11	ed States is developing that could address
12	the missile threats to Taiwan's security.
13	(v) Identification of potential joint co-
14	operative efforts by the United States and
15	Taiwan to develop theater ballistic missile
16	defense systems.
17	(B) Report.—Not later than July 1,
18	1998, the Secretary of Defense shall submit to
19	the Committee on National Security and the
20	Committee on Appropriations of the House of
21	Representatives and the Committee on Armed
22	Services and the Committee on Appropriations
23	of the Senate the study conducted under sub-
24	paragraph (A).

- 1 (C) FORM OF STUDY.—The study under 2 subparagraph (A) shall be submitted in both 3 classified and unclassified form.
- 4 (2) Sale of theater ballistic missile de-5 FENSES TO TAIWAN.—It is the sense of Congress 6 that the President, if requested by the Government 7 of Taiwan and in accordance with the results of the 8 study conducted under paragraph (1), should sell to 9 the Government of Taiwan appropriate defense arti-10 cles, defense services, or design and construction 11 services for the purpose of establishing, deploying, 12 and operating a defensive theater ballistic missile de-13 fense system for Taiwan, including the Penghu Is-14 lands, Kinmen, and Matsu.
 - (3) STATEMENT OF POLICY RELATING TO EAST ASIAN MISSILE DEFENSE COOPERATION.—Congress declares that it is in the national interest of the United States that Taiwan be included in any effort at ballistic missile defense cooperation, networking, or interoperability among East Asian nations.

21 SEC. 105. MISSILE NONPROLIFERATION ENFORCEMENT.

22 Congress—

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23 (1) finds that the delivery of cruise missiles to 24 Iran is of a destabilizing number and type and, 25 therefore, is a violation of the Iran-Iraq Arms Non-

1	proliferation Act of 1992 (50 U.S.C. 1701 note);
2	and
3	(2) urges the President to enforce the Iran-Iraq
4	Arms Nonproliferation Act of 1992 (50 U.S.C. 1701
5	note) with respect to the acquisition by Iran of C-
6	802 model cruise missiles.
7	TITLE II—HUMAN RIGHTS
8	SEC. 201. CONGRESSIONAL FINDINGS.
9	(a) Findings on the Human Rights Report.—
10	Congress makes the following findings with respect to the
11	report on human rights:
12	(1) Congress concurs in the following conclu-
13	sions of the Department of State regarding human
14	rights in the People's Republic of China in 1996:
15	(A) The People's Republic of China is "an
16	authoritarian state" in which "citizens lack the
17	freedom to peacefully express opposition to the
18	party-led political system and the right to
19	change their national leaders or form of govern-
20	ment".
21	(B) The Government of the People's Re-
22	public of China has "continued to commit wide-
23	spread and well documented human rights
24	abuses, in violation of internationally accepted
25	norms, stemming from the authorities' intoler-

1	ance of dissent, fear of unrest, and the absence
2	or inadequacy of laws protecting basic free-
3	doms''.
4	(C) "[a]buses include torture and mistreat-
5	ment of prisoners, forced confessions, and arbi-
6	trary and incommunicado detention".
7	(D) "[p]rison conditions remained harsh
8	[and] [t]he Government continued severe re-
9	strictions on freedom of speech, the press, as-
10	sembly, association, religion, privacy, and work-
11	er rights".
12	(E) "[a]lthough the Government denies
13	that it holds political prisoners, the number of
14	persons detained or serving sentences for
15	'counterrevolutionary crimes' or 'crimes against
16	the state' and for peaceful political or religious
17	activities are believed to number in the thou-
18	sands";
19	(F) "[n]on-approved religious groups, in-
20	cluding Protestant and Catholic
21	groups experienced intensified repression".
22	(G) "[s]erious human rights abuses persist
23	in minority areas, including Tibet, Xinjiang,

and Inner Mongolia [, and] [c]ontrols on reli-

gion and other fundamental freedoms in these areas have also intensified".

(H) "[o]verall in 1996, the authorities stepped up efforts to cut off expressions of protest or criticism. All public dissent against the party and government was effectively silenced by intimidation, exile, the imposition of prison terms, administrative detention, or house arrest. No dissidents were known to be active at year's end.".

(2) In addition to the State Department, credible independent human rights organizations have documented an increase in repression in China during 1996, and effective destruction of the dissident movement through the arrest and sentencing of the few remaining pro-democracy and human rights activists not already in prison or exile.

(3) Among the activists sentenced were—

- (A) Wang Dan, a student leader of the 1989 pro-democracy protests, sentenced on October 30, 1996, to 11 years in prison on charges of conspiring to subvert the Government;
- (B) Li Hai, sentenced to 9 years in prison on December 18, 1996, for gathering informa-

- tion on the victims of the 1989 crackdown,
 which according to the court's verdict constituted "state secrets"; and
 - (C) Liu Nianchun, an independent labor organizer, sentenced to 3 years of "reeducation through labor" on July 4, 1996, due to his activities in connection with a petition campaign calling for human rights reforms.
 - (4) Many political prisoners are suffering from poor conditions and ill treatment leading to serious medical and health problems, including—
 - (A) Wei Jingsheng, sentenced to 14 years in prison on December 13, 1996, for conspiring to subvert the government and for "communication with hostile foreign organizations and individuals, amassing funds in preparation for overthrowing the government and publishing antigovernment articles abroad," is currently held in Jile No. 1 Prison (formerly the Nanpu New Life Salt Farm) in Hebei province, where he reportedly suffers from severe high blood pressure and a heart condition, worsened by poor conditions of confinement;
 - (B) Gao Yu, a journalist who has a heart condition sentenced to 6 years in prison on No-

- vember 1994 and honored by UNESCO in May 1997; and
- 3 (C) Chen Longde, a leading human rights
 4 advocate now serving a 3-year reeducation
 5 through labor sentence imposed without trial in
 6 August 1995, has reportedly been subject to re7 peated beatings and electric shocks at a labor
 8 camp for refusing to confess his guilt.
 - (5) Currently there is only 1 official in the United States Embassy in Beijing assigned to monitoring human rights in the People's Republic of China. There are no officials assigned to monitor human rights in United States consulates in the People's Republic of China.
 - (6) The People's Liberation Army is a principal instrument of repression within the People's Republic of China, responsible for occupying Tibet since 1950, massacring hundreds of students and demonstrators for democracy in Tiananmen Square on June 4, 1989, and running the Laogai ("reform through labor") slave labor camps.
- 22 (b) FINDINGS ON COERCIVE FAMILY PLANNING
 23 PRACTICES OF THE PRC.—Congress makes the following
 24 findings with respect to family planning practices:

- 1 (1) For over 15 years there have been frequent 2 and credible reports of forced abortion and forced 3 sterilization in connection with the coercive popu-4 lation control of the People's Republic of China.
 - (2) Forced abortion was rightly denounced as a crime against humanity by the Nuremberg War Crimes Tribunal.
 - (3) Although it is the stated position of the politburo of the Chinese Communist Party that forced abortion and forced sterilization have no role in the population control program, in fact the policy of the Communist Chinese Government seems to encourage both forced abortion and forced sterilization through a combination of strictly enforced birth quotas and impunity for local population control officials who engage in coercion. Officials acknowledge that there have been instances of forced abortions and sterilization, yet there is no evidence that the perpetrators have been punished.
 - (4) The People's Republic of China population control officials, in cooperation with employers and works unit officials, monitor women's menstrual cycles and subject women who conceive without government authorization to extreme psychological pressure, to harsh economic sanctions, including

- unpayable fines and loss of employment, and to
 physical force.
 - (5) Official sanctions for giving birth to unauthorized children include fines in amounts several times larger than the per capita annual incomes of residents of the People's Republic of China. In Fujian, for example, the average fine is estimated to be twice a family's gross annual income. Families who cannot pay the fine have had their homes and personal property confiscated and destroyed.
 - (6) Especially harsh punishments have been inflicted on those whose resistance is motivated by religion. For example, according to a 1995 Amnesty International report, the Catholic inhabitants of 2 villages in Hebei Province were subjected to population control under the slogan "better to have more graves than one more child". Enforcement measures included torture, sexual abuse, and the detention of resisters' relatives as hostages.
 - (7) Forced abortions in Communist China often take place in the very late stages of pregnancy, or even during the process of birth itself.
 - (8) Since 1994 forced abortion and sterilization have been used in Communist China not only to regulate the number of children, but also to eliminate

- 1 those who are regarded as defective in accordance
- with the official eugenic policy known as the "Natal
- and Health Care Law".
- 4 (c) Findings on Religious Persecution in the
- 5 PRC.—Congress makes the following findings with re-
- 6 spect to religious persecution:
- 7 (1) Despite public assurances by the Govern-
- 8 ment of the People's Republic of China that it would
- 9 abide by the principles of the Universal Declaration
- of Human Rights and despite the United Nations
- 11 Charter requirement that all members promote re-
- spect for and observance of basic human rights, in-
- cluding freedom of religion, the Chinese Government
- 14 continues to place severe restrictions on religious ex-
- 15 pression and practice.
- 16 (2) It has been reported that at an internal
- 17 Central Communist Party meeting in 1994, Presi-
- dent Jiang Zemin asserted that religion is one of the
- biggest threats to Communist Party rule in China
- and Tibet.
- 21 (3) On January 31, 1994, Premier Li Peng
- signed decrees number 144 and 145 which restrict
- worship, religious education, distribution of Bibles
- and other religious literature, and contact with for-
- eign coreligionists.

- 1 (4) The Chinese Government has created offi2 cial religious organizations that control all religious
 3 worship, activity, and association in China and Tibet
 4 and supplant the independent authority of the
 5 Roman Catholic Church, independent Protestant
 6 churches, and independent Buddhist, Taoist, and Is1 lamic associations.
 - (5) In July 1995, Ye Xiaowen, a rigid communist hostile to religion, was appointed to head the Bureau of Religious Affairs, a Chinese Government agency controlled by the United Front Work Department of the Chinese Communist Party. The Bureau of Religious Affairs has administrative control over all religious worship and activity in China and Tibet through a system of granting or denying rights through an official registration system. Those who fail to or are not allowed to register are subject to punitive measures.
 - (6) In the past year, the Chinese Government has expressed great concern over the spread of Christianity and particularly over the rapid growth of Christian religious institutions other than those controlled by the Chinese Government, including the Roman Catholic Church and the evangelical Christian "house churches".

- 1 (7) Hundreds of Chinese Protestants and 2 Catholics are among those now imprisoned, detained, 3 or continuously harassed because of their religious 4 beliefs or activities.
 - (8) The prisons and labor camps which hold these religious prisoners are run by the Ministry of Public Security and the Ministry of Justice of the Chinese Government.
 - (9) Although some negotiations have taken place, the Chinese Government refuses to permit the appointment by the Vatican of Catholic bishops and the ordination of priests not approved by the Government and insists on appointing its own "Catholic bishops".
 - (10) The Tenth Panchen Lama died in January 1989 at Tashilhunpo Monastery, his traditional spiritual seat in Shigatze, Tibet's second largest city.
 - (11) It has always been the right and the role of the Dalai Lama to recognize the successor to the Panchen Lama. On May 14, 1995, His Holiness the Dalai Lama announced recognition of a six-year-old boy, Gedhun Choekyi Nyima, as the Eleventh Panchen Lama, according to Tibetan tradition.
- 24 (12) The young boy, recognized by the Dalai 25 Lama, and his family have been brought to Beijing

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- by Chinese authorities and have not been seen for months. The Chinese authorities announced publicly in June 1996 that they are holding Gedhun Choekyi
- 4 Nyima.

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- 5 (13) Chadrel Rimpoche, abbot of Tashilhunpo 6 Monastery and head of the original search commit-7 tee for the Eleventh Panchen Lama, and his assist-8 ant, Champa Chung, are believed to have been 9 seized and detained by Chinese authorities in May of 10 1995.
 - (14) Chinese Government authorities subsequently detained other Tibetan Buddhists in connection with the selection of the Eleventh Panchen Lama, including Gyatrol Rimposhe, Shepa Kelsang, Lhakpa Tsering, and Ringkar Ngawang.
 - (15) The Chinese Government convened a conference in Beijing where Tibetan monks were coerced to select a rival candidate to the child recognized by the Dalai Lama as the Eleventh Panchen Lama.
 - (16) On November 29, 1995, officials of the Chinese Government orchestrated an elaborate ceremony designating a six-year-old boy selected by the Chinese Government as the Eleventh Panchen Lama and on December 8, 1995, a Government-sponsored

- ceremony was held in Shigatze, Tibet, where the boy selected by the Government was enthroned as the Eleventh Panchen Lama.
- 4 (17) By seeking to impose its own candidate as
 5 the Eleventh Panchen Lama and detaining the six6 year-old boy recognized for that position in accord7 ance with Tibetan tradition, the Chinese Govern8 ment is infringing on a purely Tibetan religious mat9 ter, in blatant violation of the fundamental human
 10 rights of the Tibetan people.
- 11 (d) FINDINGS ON SLAVE LABOR AND "REEDUCA12 TION" CAMPS IN THE PRC.—Congress makes the follow13 ing findings with respect to slave labor and reeducation
 14 camps:
- 15 (1) The People's Republic of China operates 16 and maintains an extensive forced labor camp sys-17 tem—the Laogai.
 - (2) The Laogai is made up of more than 1,100 forced labor camps, with an estimated population of 6,000,000 to 8,000,000 prisoners.
- 21 (3) In one part of the Laogai system, known as 22 laojiao, or reeducation-through-labor, Chinese citi-23 zens can be detained for up to 3 years without any 24 judicial review or formal appearance in the judicial 25 system.

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- 1 (4) The Laogai sector of the export economy of 2 the People's Republic of China is engaged in the ex-3 port to the United States of the goods made with 4 forced labor.
 - (5) The Government of the People's Republic of China employs a system of dual names for the camps to deceive the international community.
 - (6) The United States Customs Service has taken formal administrative action banning the importation of 27 different products found to have been made in the Laogai.
 - (7) Despite the fact that the People's Republic of China has entered into binding agreements with the United States (the 1992 Memorandum of Understanding on Prison Labor, and the 1994 Statement of Cooperation on the Implementation of the Memorandum of Understanding on Prison Labor) to allow inspections of its forced labor camps to determine the origins of suspected Laogai imports to the United States, the People's Republic of China has frustrated the implementation of these agreements.
 - (8) The State Department's Human Rights Country Reports in 1995 and 1996 each stated, "Repeated delays in arranging prison labor site visits called into question Chinese intentions regarding

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- the implementation of" the agreements referred to in paragraph (7).
- (9) Concerning the ability of the United States
 Customs Service to identify Communist Chinese
 products that originate in the Laogai, the Commissioner of Customs stated in testimony before the
 Senate Foreign Relations Committee on May 22,
 Senate Foreign Relations Committee on May 22,
 may be simply do not have the tools within our
 present arsenal at Customs to gain the timely and
 in-depth verification that we need."
- 11 (e) FINDINGS ON THE NEED FOR INTERNATIONAL
 12 BROADCASTING INTO THE PRC.—Congress makes the
 13 following findings with respect to broadcasts to the Peo14 ple's Republic of China:
- 15 (1) The Government of the People's Republic of 16 China systematically controls the flow of information 17 to the Chinese people.
- 18 (2) The Government of the People's Republic of 19 China threatened economic development by announc-20 ing in January 1996 that its official news agency 21 Xinhua, will supervise wire services selling economic 22 information, including Dow Jones-Telerate, 23 Bloomberg, and Reuters Business, and in announcing in February of 1996 the "Interim Internet Man-24

- agement Rules", which have the effect of censoring
 computer networks.
- 3 (3) Under the May 30, 1997, order of Premier
 4 Li Peng, all organizations that engage in business
 5 activities related to international computer
 6 networking must apply for a license, increasing still
 7 further government control over access to the
 8 Internet.
 - (4) Both Radio Free Asia and the Voice of America, as a surrogate for a free press in the People's Republic of China, provide an invaluable source of uncensored information to the Chinese people, including objective and authoritative news of in-country and regional events, as well as accurate news about the United States and its policies.
 - (5) Radio Free Asia currently broadcasts only 5 hours a day in the Mandarin dialect and 2 hours a day in Tibetan.
 - (6) Voice of America currently broadcasts only 10 hours a day in Mandarin and 3½ hours a day in Tibetan.
 - (7) Radio Free Asia and Voice of America should develop 24-hour-a-day service in Mandarin, Cantonese, and Tibetan, as well as further broad-

- casting capability in the dialects spoken in Xinjiang
 and other regions of the People's Republic of China.
- 3 (8) Radio Free Asia and Voice of America, in 4 working toward continuously broadcasting to the 5 People's Republic of China in multiple languages, 6 have the capability to immediately establish 24-hour-7 a-day Mandarin broadcasting to that nation by stag-8 gering the hours of Radio Free Asia and Voice of 9 America.
- 10 (9) Simultaneous broadcasting on Voice of
 11 America radio and Worldnet television 7 days a
 12 week in Mandarin are also important and needed ca13 pabilities.

14 SEC. 202. INTERNATIONAL BROADCASTING.

- 15 (a) Authorization of Appropriations for In-16 creased Funding for Radio Free Asia and Voice 17 of America.—
- 18 (1) AUTHORIZATION OF APPROPRIATIONS FOR 19 INTERNATIONAL BROADCASTING TO CHINA.—In ad-20 dition to such sums as are otherwise authorized to 21 be appropriated for "International Broadcasting Ac-22 tivities" for fiscal years 1998 and 1999, there are 23 authorized to be appropriated for "International 24 Broadcasting Activities" \$46,900,000 for fiscal year 25 1998 and \$31,200,000 for fiscal year 1999, which

1	shall be available only for broadcasting to the Peo-
2	ple's Republic of China.
3	(2) Limitations.—
4	(A) Radio free asia.—
5	(i) Of the funds authorized to be ap-
6	propriated under paragraph (1),
7	\$26,900,000 is authorized to be appro-
8	priated for fiscal year 1998 and
9	\$21,200,000 is authorized to be appro-
10	priated for fiscal year 1999 for Radio Free
11	Asia.
12	(ii) Of the funds under paragraph (1),
13	\$1,200,000 is authorized to be appro-
14	priated for each such fiscal year for addi-
15	tional personnel to staff Cantonese lan-
16	guage broadcasting.
17	(iii) Of the total funds under para-
18	graph (1), \$900,000 is authorized to be
19	appropriated for additional advanced edit-
20	ing equipment.
21	(B) FISCAL YEAR 1998.—
22	(i) Of the funds under paragraph (1)
23	authorized to be appropriated for fiscal
24	year 1998, \$11,800,000 is authorized to be
25	appropriated for capital expenditures for

the purchase and construction of transmission facilities.

- (ii) Of the funds under paragraph (1) authorized to be appropriated for fiscal year 1998, \$3,000,000 is authorized to be appropriated to facilitate the timely augmentation of transmitters at Tinian, Marshall Islands.
- (3) Allocation.—Of the amounts authorized to be appropriated under paragraph (1), the Director of the United States Information Agency and the Board of Broadcasting Governors shall seek to ensure that the amounts made available for broadcasting to nations whose people do not fully enjoy freedom of expression do not decline in proportion to the amounts made available for broadcasting to other nations.
- 18 (b) Reporting Requirement.—Not later than 90
 19 days after the date of enactment of this Act, in consulta20 tion with the Board of Broadcasting Governors, the Presi21 dent shall prepare and transmit to Congress a report on
 22 a plan to achieve continuous broadcasting of Radio Free
 23 Asia and Voice of America to the People's Republic of
 24 China in multiple major dialects and languages.

1 SEC. 203. FREEDOM FROM RELIGIOUS PERSECUTION.

2	(a) Congressional Statement of Policy.—It is
3	the sense of Congress that the President should make free-
4	dom of religion one of the major objectives of United
5	States foreign policy with respect to the People's Republic
6	of China. As part of this policy, the Department of State
7	should raise in every relevant bilateral and multilateral
8	forum the issue of individuals imprisoned, detained, con-
9	fined, or otherwise harassed by the Chinese Government
10	on religious grounds. In its communications with the Chi-
11	nese Government, the Department of State should provide
12	specific names of individuals of concern and request a
13	complete and timely response from the Chinese Govern-
14	ment regarding the individuals' whereabouts and condi-
15	tion, the charges against them, and sentence imposed. The
16	goal of these official communications should be the expedi-
17	tious release of all religious prisoners in China and Tibet
18	and the end of the Chinese Government's policy and prac-
19	tice of harassing and repressing religious believers.
20	(b) Prohibition on Use of Funds for the Par-
21	TICIPATION OF CERTAIN CHINESE OFFICIALS IN CON-
22	FERENCES, EXCHANGES, PROGRAMS, AND ACTIVITIES.—
23	(1) Prohibition.—
24	(A) In General.—Notwithstanding any
25	other provision of law, for fiscal years after fis-
26	cal year 1997, no funds appropriated or other-

1	wise made available for the Department of
2	State, the United States Information Agency,
3	or the United States Agency for International
4	Development may be used for the purposes of
5	providing travel expenses and per diem for the
6	participation of a national of the People's Re-
7	public of China described in subparagraph (B).
8	(B) National Described.—A national
9	described in this subparagraph means any mili-
10	tary or civilian official or employee of the Gov-
11	ernment of the People's Republic of China who
12	is directly involved in any of the following poli-
13	cies or practices or who was responsible for the
14	supervision of persons directly involved in such
15	policies or practices:
16	(i) Formulating, drafting, or imple-
17	menting repressive religious policies.
18	(ii) Imprisoning, detaining, or
19	harassing individuals on religious grounds.
20	(iii) Promoting or participating in
21	policies or practices which hinder religious
22	activities or the free expression or religious
23	beliefs.

(2) Certification.—

- 1 (A) IN GENERAL.—Each Federal agency 2 subject to the prohibition of paragraph (1) shall certify in writing to the Committee on Foreign 3 4 Relations of the Senate and the Committee on International Relations of the House of Rep-6 resentatives, not later than 120 days after the 7 date of enactment of this Act, and annually thereafter, that the agency did not pay for, ei-8 9 ther directly or through a contractor or grantee, 10 travel expenses or per diem of any national of 11 the People's Republic of China described in 12 paragraph (1)(B).
 - (B) CONTENTS OF CERTIFICATION.—Each certification under subparagraph (A) shall be supported by the following information:
 - (i) The name of each employee of any agency of the Government of the People's Republic of China whose travel expenses or per diem were paid by funds of the reporting agency of the United States Government.
 - (ii) The procedures employed by the reporting agency of the United States Government to ascertain whether each individual under clause (i) did or did not partici-

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1	pate in activities described in paragraph
2	(1)(B).
3	(iii) The reporting agency's basis for
4	concluding that each individual under
5	clause (i) did not participate in such activi-
6	ties.
7	(c) CERTAIN OFFICIALS OF THE PRC INELIGIBLE
8	To Receive Visas and Excluded From Admission.—
9	(1) IN GENERAL.—Notwithstanding any other
10	provision of law, any national of the People's Repub-
11	lic of China described in subsection (b)(1)(B) shall
12	be ineligible to receive a visa and shall be excluded
13	from admission into the United States.
14	(2) WAIVER.—The President may waive the
15	provisions of paragraph (1) in order to carry on the
16	normal course of foreign policy.
17	SEC. 204. CONDEMNATION OF FORCED ABORTION.
18	(a) Policy.—It is the policy of the United States to
19	condemn those officials of the Chinese Communist Party,
20	the Government of the People's Republic of China, and
21	other persons who are involved in the enforcement of
22	forced abortions, by preventing such persons from enter-
23	ing or remaining in the United States.
24	(b) Denial of Entry Into the United States
25	OF PERSONS IN THE PEOPLE'S REPUBLIC OF CHINA EN-

1	GAGED IN ENFORCEMENT OF FORCED ABORTION POL-
2	ICY.—
3	(1) In General.—The Secretary of State may
4	not issue any visa to, and the Attorney General may
5	not admit to the United States, any national of the
6	People's Republic of China, including any official of
7	the Communist Party or the Government of the Peo-
8	ple's Republic of China including regional and local
9	authorities of the People's Republic of China, who
10	the Secretary finds, based on credible information,
11	has been involved in the establishment or enforce-
12	ment of population control policies resulting in a
13	woman being forced to undergo an abortion against
14	her free choice, or resulting in a man or woman
15	being forced to undergo sterilization against his or
16	her free choice.
17	(2) WAIVER.—The President may waive the
18	provisions of paragraph (1) in order to carry on the
19	normal course of foreign policy.
20	SEC. 205. COMBATING SLAVE LABOR AND "REEDUCATION"
21	CENTERS.
22	(a) Authorization for Additional Customs and
23	STATE DEPARTMENT PERSONNEL TO MONITOR EXPOR-
24	TATION OF SLAVE LABOR PRODUCTS BY THE PEOPLE'S

Republic of China.—There are authorized to be appro-

1	priated $\$2,000,000$ for fiscal year 1998 and $\$2,000,000$
2	for fiscal year 1999 for monitoring by the United States
3	Customs Service and the Department of State products
4	exported by the People's Republic of China to the United
5	States of products which may be made with slave labor,
6	in violation of section 307 of the Tariff Act of 1930 or
7	section 1761 of title 18, United States Code.
8	(b) Reporting Requirement on Exportation of
9	PRODUCTS MADE WITH SLAVE LABOR.—
10	(1) Report to congress.—The Commissioner
11	of Customs and the Secretary of State shall each
12	prepare and transmit to Congress reports on the
13	manufacturing and exportation of products made
14	with slave labor in the People's Republic of China.
15	(2) Contents of Report.—Each report under
16	paragraph (1) shall include information concerning
17	the following:
18	(A) The extent of the use of slave labor in
19	manufacturing products for exportation by the
20	People's Republic of China, as well as the vol-
21	ume of exports of such slave labor products by
22	that country.
23	(B) The progress of the United States
24	Government—

1 (i) in identifying products made with 2 slave labor in the People's Republic of 3 China that are destined for the United States market in violation of section 307 of the Tariff Act of 1930 or section 1761 of 6 title 18, United States Code, and 7 (ii) in stemming the importation of 8 such products. 9 (3) Submission of Report.—Not later than 1 10 year after the date of enactment of this Act and an-11 nually thereafter, the Commissioner of Customs and 12 the Secretary of State shall each submit to the 13 Speaker and minority leader of the House of Rep-14 resentatives, the majority and minority leaders of

House of Representatives, and the Chairman and

the Senate, the Chairman and Ranking Member of

the Committee on International Relations of the

Ranking Member of the Committee on Foreign Relations of the Senate, classified and unclassified ver-

sions of the report described in paragraph (1).

21 (c) Renegotiation of the Memorandum of Un-

22 DERSTANDING ON PRISON LABOR WITH THE PEOPLE'S

23 Republic of China.—It is the sense of Congress that,

24 since the People's Republic of China has substantially

25 frustrated the purposes of the 1992 Memorandum of Un-

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- 1 derstanding with the United States on Prison Labor, the
- 2 President should immediately commence negotiations to
- 3 replace the current Memorandum of Understanding on
- 4 Prison Labor with one providing for effective monitoring
- 5 of forced labor in the People's Republic of China, without
- 6 restrictions on which prison labor camps international
- 7 monitors may visit.

8 SEC. 206. POLITICAL FREEDOM IN CHINA.

- 9 There are authorized to be appropriated \$2,200,000
- 10 for fiscal year 1998 and \$2,200,000 for fiscal year 1999,
- 11 to support personnel in the United States Embassy in
- 12 Beijing, as well as the American consulates in Guangzhou,
- 13 Shanghai, Shenyang, Chengdu, and Hong Kong to mon-
- 14 itor political repression in the People's Republic of China
- 15 and the use of the Laogai system of forced labor and re-
- 16 education as tools of political repression.

17 **TITLE III—TRADE**

- 18 **SEC. 301. FINDINGS.**
- 19 (a) Findings on United States Interests.—
- 20 Congress makes the following findings with respect to
- 21 United States interests:
- 22 (1) The United States has an interest in seeing
- that the People's Republic of China's membership in
- the World Trade Organization (in this title referred
- to as the "WTO") is based on a commitment to

- open its economy to international trade and investment and to adhere to all World Trade Organization rules.
 - (2) The purpose of the World Trade Organization is to enable member countries to conduct trade based upon free market principles, by limiting government intervention in the form of state subsidies, by limiting non-tariff barriers, and by encouraging reciprocal reductions in tariffs among members.
 - (3) The WTO is based on the assumption that the import and export of goods are conducted by independent enterprises responding to profit incentives and market forces.
 - (4) The WTO requires that countries with non-market economies implement significant reforms to change centralized and planned economic systems before they may be considered for WTO membership, and the existence of a decentralized and a free market economy is considered a condition for fair trade among WTO members.
- 21 (b) FINDINGS ON TAIWAN'S ADMISSION INTO THE 22 WTO.—Congress makes the following findings with re-23 spect to Taiwan:

- 1 (1) Pursuant to its charter and rules, member-2 ship in the WTO is not limited to nations nor indic-3 ative of sovereignty.
 - (2) Taiwan has applied for membership in the WTO as a separate customs territory including Taiwan, Penghu, Kinmen, and Matsu. Taiwan's application is under review by a Working Party appointed under Article XXXIII of the GATT 1994 (as defined in section 2 of the Uruguay Round Agreements Act (19 U.S.C. 3501)).
 - (3) Taiwan has a free market economy that has existed for more than 3 decades, and is currently the 14th largest trading nation in the world.
 - (4) Taiwan's gross national product is the 20th largest in the world, its foreign exchange reserves are the 3rd largest in the world, and it has become the world's 7th largest foreign investor.
 - (5) Taiwan is the 7th largest trading partner of the United States and its purchases of United States exports are more than 60 percent greater than those of the People's Republic of China.
 - (6) Taiwan has already agreed to reduce the tariff level of many products, and to eliminate other non-tariff barriers as a condition of its admission to the WTO.

- (7) The United States and Taiwan have enjoyed a longstanding and uninterrupted friendship, which has only increased in light of the remarkable economic development and political liberalization in Taiwan in recent years.
 - (8) Taiwan reached a historic turning point in the development of Chinese democracy on March 23, 1996, when it conducted the first competitive, free, fair, direct, and popular election of a head of state in over 4,000 years of recorded Chinese history, leading to Lee Teng-hui's inauguration as President on May 20, 1996.
 - (9) For the past century the United States has promoted democracy and economic freedom throughout the world, and the evolution of Taiwan is an outstanding example of the success of that policy.
 - (10) Taiwan's accession to the WTO is important to the United States because it is the largest importer of United States goods of any country that is not a member of the WTO, and because Taiwan's entry into the WTO would promote significant new market opportunities for United States exporters and investors.
 - (11) A declaration of the European Parliament made on July 18, 1996, rightly found that "the peo-

- ple of Taiwan ought to be better represented to international organizations than they are at present, which would benefit both Taiwan and the whole of the international community".
 - (12) Notwithstanding these circumstances, the People's Republic of China has sought to block the admission of Taiwan to the WTO until the People's Republic of China accedes to membership.
 - (13) The People's Republic of China, in contrast to Taiwan, has applied for membership in the WTO not as a developed nation, but rather as a developing nation, so that it would be relieved of the obligations to reduce its tariffs and eliminate its subsidies for government-controlled industries, even after its admission to the WTO.
 - (14) In contrast to Taiwan, the Communist government of the People's Republic of China maintains strict government controls over most trade within its territory, restricts and often outlaws free market competition, and denies legal and regulatory protection of property rights, all in ways that are incompatible with WTO principles.
- 23 (c) FINDINGS ON THE PEOPLE'S REPUBLIC OF CHI-24 NA'S ADMISSION INTO THE WTO.—Congress makes the

- 1 following findings with respect to the People's Republic2 of China:
- 3 (1) The Communist Government of the People's Republic of China maintains an intricate system of 5 restrictive and punitive tariff and non-tariff adminis-6 trative controls to implement its centrally planned 7 industrial and trade policies, with tariffs on foreign 8 goods, such as automobiles, as high as 150 percent, 9 even though the People's Republic of China has 10 made commitments in the Memorandum of Under-11 standing on market access it signed with the United 12 States on October 10, 1992, and reaffirmed in 13 March of 1995, to reform significant parts of its im-14 port regime.
 - (2) The Communist Government of the People's Republic of China has denied conditions necessary for free trade in announcing in January of 1996 that its official news agency, Xinhua, will supervise wire services selling economic information, including Dow Jones-Telerate, Bloomberg, and Reuters Business, and in announcing in February of 1996 the "Interim Internet Management Rules", which have the effect of censoring computer networks.
 - (3) Under the May 30, 1997, order of Premier Li Peng of the People's Republic of China, all units

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- which engage in business activities related to international computer networking must now apply for a license, increasing government control over access to the Internet.
- (4) The People's Republic of China's failure to implement its March 11, 1995, agreement with the United States to curtail piracy of products protected by intellectual property rights, including music, videos, books, and software, prompted a threat by the United States to impose trade sanctions proportionate to the estimated loss of \$2,300,000,000 to the United States economy in 1995 caused by the piracy.
 - (5) The Communist Government of the People's Republic of China continues to use direct and indirect government subsidies to unfairly advantage its own exports in contravention of market principles.
 - (6) Approximately 100,000 state enterprises are currently operating in the People's Republic of China, accounting for over a third of the total industrial production and employing two thirds of the urban workforce in that country.
 - (7) The People's Liberation Army contributes to the People's Republic of China's failure to meet the standards of the 1995 Memorandum of Under-

- standing with the United States on intellectual property rights by running factories which pirate videos, compact discs, and computer software that are products of the United States.
 - (8) The People's Liberation Army contributes to the People's Republic of China's failure to meet the standards of the February 1997 Memorandum of Understanding with the United States on textiles, by operating enterprises engaged in the transshipment of textile products to the United States through third countries.
 - (9) The commercial activities of the People's Liberation Army are frequently conducted on non-commercial terms, or for noncommercial purposes such as military or foreign policy considerations.
 - (10) As a consequence of these practices, the People's Republic of China is not ready for, and does not meet the criteria for, admission to the WTO either as a developed nation or a developing nation.
- 21 SEC. 302. STATEMENT OF POLICY REGARDING PEOPLE'S
- 22 REPUBLIC OF CHINA ACCESSION.
- It is the policy of Congress that the United States 24 should aggressively support the People's Republic of Chi-

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1	na's accession to the WTO under commercially viable
2	terms.
3	SEC. 303. TAIWAN'S ACCESSION TO THE WORLD TRADE OR
4	GANIZATION.
5	It is the sense of Congress that—
6	(1) Taiwan should be admitted to the WTO as
7	a separate customs territory without making such
8	admission conditional on the previous or simulta-
9	neous admission of the People's Republic of China
10	to the WTO, whether as a developing or a developed
11	nation; and
12	(2) it should be United States policy to support
13	Taiwan's admission to the WTO forthwith, without
14	making such admission conditional on the previous
15	or simultaneous admission of the People's Republic
16	of China to the WTO.
17	TITLE IV—REVIEW OF POLICY
18	SEC. 401. REVIEW OF POLICY.
19	The Chairman and Ranking Member of the Commit-
20	tee on Foreign Relations of the Senate and the Chairman
21	and Ranking Member of the Committee on International
22	Relations of the House of Representatives shall review the
23	provisions of this Act at the request of the President or
24	upon any of the following conditions being met:

- (1) The People's Republic of China's entry into
 the WTO.
 - (2) The President's certification to Congress that the People's Republic of China has fully implemented and is in compliance with bilateral and international nonproliferation agreements and standards.
 - (3) The President's certification to Congress that the People's Republic of China is actively and effectively combatting all forms of religious persecution.
 - (4) The People's Republic of China's reevaluating its official view of the Tiananmen Square Massacre of June 4, 1989, consistent with the findings of this Act.
 - (5) The People's Republic of China's publication of a defense white paper that provides a comprehensive description and transparency of the PLA's modernization program roles and missions.