

113TH CONGRESS  
1ST SESSION

# H. R. 1327

To improve United States humanitarian and other assistance to the Syrian people, facilitate the transition of Syria to a democratic government, provide for United States support to the post-Assad government, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MARCH 21, 2013

Mr. ENGEL (for himself, Mr. ROGERS of Michigan, and Mr. SHERMAN) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To improve United States humanitarian and other assistance to the Syrian people, facilitate the transition of Syria to a democratic government, provide for United States support to the post-Assad government, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Free Syria Act of  
5       2013”.

1   **SEC. 2. FINDINGS.**

2       Congress finds the following:

3               (1) For decades the Syrian people have suffered  
4       under the oppressive regime of Bashar al-Assad and  
5       his father, Hafiz al-Assad. In March 2011, Syrians  
6       began peaceful protests against the regime. The re-  
7       gime responded brutally, with murders and mass ar-  
8       rests. During the civil war that ensued, the Assad  
9       regime has specifically targeted civilian populations  
10      and committed mass atrocities and other war crimes.

11               (2) Over 1,000,000 Syrians have become refu-  
12       gees over the last two years, tens of thousands of  
13       others have fled Syria, and more than 2,500,000 are  
14       estimated to be displaced within Syria. More than  
15       70,000 Syrians have been killed in the conflict.

16               (3) The replacement of the Assad regime by a  
17       democratic government that repudiates terrorism  
18       would advance the security of the Syrian people and  
19       their neighbors, as well as that of the United States.

20               (4) The prolongation of fighting in Syria is like-  
21       ly to enhance the strength of religious extremist  
22       forces, as well as the prospect that such forces will  
23       exert significant influence following Assad's fall.

24               (5) The Governments of Iran and Russia con-  
25       tinue to provide the Assad regime with the advanced

1       weapons and support necessary to continue its cam-  
2       paign of slaughter against its own people.

3                 (6) Syria is one of the most hazardous environ-  
4       ments in the world for humanitarian aid providers.  
5       The Syrian regime has established a pattern of tar-  
6       geting aid distribution points, including bakeries,  
7       bread lines, medical facilities, and even employees of  
8       the Syrian Arab Red Crescent.

9                 (7) The course of the Syrian transition and its  
10      future leadership may depend on what the United  
11      States does now to save Syrian lives, alleviate suf-  
12      fering, and help Syrians determine their own future.

13                 (8) Syria has been on the United States list of  
14      state sponsors of terrorism since the inception of  
15      that list in 1979. Under the Syria Accountability  
16      and Lebanese Sovereignty Restoration Act of 2003,  
17      Syria's continuing provision of material support and  
18      safe haven for terrorist organizations make it sub-  
19      ject to broad legislatively mandated penalties, includ-  
20      ing export sanctions and ineligibility to receive most  
21      forms of United States aid or to purchase United  
22      States military equipment.

23 **SEC. 3. SENSE OF CONGRESS.**

24       It is the sense of the Congress that—

1                             (1) the United States should increase its hu-  
2 manitarian support for individuals affected by the  
3 brutal conflict in Syria—refugees, internally dis-  
4 placed persons (IDPs), and others—and should urge  
5 its friends and allies to do likewise;

6                             (2) Jordan, Turkey, and Lebanon should be  
7 commended for keeping their borders open and pro-  
8 viding other support to individuals fleeing the vio-  
9 lence and upheaval in Syria and for allowing them  
10 to seek international protection;

11                            (3) the President should urge countries in the  
12 region to keep their borders open to refugees and to  
13 comply with international humanitarian and refugee  
14 law;

15                           (4) the President should urge the United Na-  
16 tions High Commissioner for Refugees to expedite  
17 protection and resettlement of the most vulnerable  
18 Syrian refugees;

19                           (5) in view of the violence and bloodshed in  
20 Syria, the President should provide temporary immi-  
21 gration relief measures, including renewal of Tem-  
22 porary Protected Status, expedited requests for  
23 change or extension of nonimmigrant status, expe-  
24 dited processing of immigrant petitions for Syrians  
25 in the United States, and granting humanitarian pa-

1       role to Syrian nationals with approved immigrant  
2       petitions waiting abroad;

3                 (6) to the extent feasible, the United States  
4       should coordinate its assistance to Syrian refugees  
5       and to individuals inside Syria with the Syrian Op-  
6       position Coalition's Assistance Coordination Unit;

7                 (7) the Assad regime has committed manifold  
8       war crimes and crimes against humanity, and the in-  
9       dividuals responsible must be brought to justice;

10                (8) the United States should pursue appro-  
11       priate mechanisms to hold accountable individuals  
12       responsible for war crimes and crimes against hu-  
13       manity in Syria;

14                (9) United States military assistance should be  
15       provided only to groups that demonstrate a commit-  
16       ment to—

17                         (A) securing and safeguarding, and ulti-  
18       mately eliminating, Syrian chemical, biological,  
19       radiological, and nuclear weapons-related mate-  
20       rials that come under their control;

21                         (B) full cooperation with the United States  
22       and the international community in accom-  
23       plishing that goal; and

24                         (C) respecting all previous international  
25       agreements that have been signed by Syria, in-

1           cluding agreements reached under the auspices  
2           of the United Nations;

3           (10) the United States should work in coopera-  
4           tion with its friends and allies to provide non-lethal  
5           military equipment, such as helmets and body  
6           armor, to friendly Syrian opposition military forces;

7           (11) all countries, and especially Iraq, should  
8           deny use of their airspace to Syrian-bound Iranian  
9           aircraft, unless those aircraft have first been forced  
10          to land, are thoroughly inspected, and found to be  
11          weapons-free; and

12          (12) the United States and its international  
13          partners should take concrete steps to ensure that  
14          women are full and equal participants in all negotia-  
15          tions regarding the future of Syria and in all transi-  
16          tional and future government institutions.

17 **SEC. 4. DEFINITIONS.**

18          In this Act—

19           (1) the term “appropriate congressional com-  
20           mittees” means the Committee on Foreign Affairs of  
21           the House of Representatives and the Committee on  
22           Foreign Relations of the Senate;

23           (2) the term “economic assistance” means for-  
24           eign assistance other than assistance provided to or  
25           for the benefit of foreign security forces;

1                             (3) the term “entity” means any association,  
2                             partnership, body, organization, unit, or group;

3                             (4) the term “foreign terrorist organization”  
4                             means an organization designated as a foreign ter-  
5                             rorist organization by the Secretary of State in ac-  
6                             cordance with section 219(a) of the Immigration and  
7                             Nationality Act (8 U.S.C. 1189(a));

8                             (5) the terms “humanitarian assistance” and  
9                             “humanitarian accounts” include—

10                             (A) assistance under chapter 9 of Part I of  
11                             the Foreign Assistance Act of 1961;

12                             (B) emergency food assistance under title  
13                             II of the Food for Peace Act (Public Law 83–  
14                             480);

15                             (C) refugee and migration assistance under  
16                             the Migration and Refugee Act of 1962; and

17                             (D) any other economic assistance pro-  
18                             vided to address basic human needs;

19                             (6) the term “post-Assad Government of Syria”  
20                             means a government of Syria that meets the require-  
21                             ments specified in section 301(a);

22                             (7) the terms “defense article”, “defense infor-  
23                             mation”, “defense service”, “military education and  
24                             training”, and “value” have the meanings given such

1        terms in section 644 of the Foreign Assistance Act  
2        of 1961 (22 U.S.C. 2403);

3                (8) the term “Administrator” means the Ad-  
4        minister of the United States Agency for Inter-  
5        national Development; and

6                (9) the term “Secretary” means the Secretary  
7        of State.

8        **TITLE I—HUMANITARIAN AND**  
9        **ECONOMIC ASSISTANCE**

10      **SEC. 101. HUMANITARIAN PRINCIPLES.**

11        United States humanitarian assistance to address the  
12        Syrian conflict shall be conducted in accordance with the  
13        following principles:

14                (1) The central purpose of humanitarian assist-  
15        ance is to save lives, alleviate human suffering, and  
16        protect vulnerable populations wherever possible.

17                (2) Humanitarian assistance should be impar-  
18        tial, based solely on and in proportion to need, with-  
19        out discrimination between or within affected popu-  
20        lations, and without regard to the political views, na-  
21        tional origin, or religious affiliation of the bene-  
22        ficiaries.

23                (3) Humanitarian assistance should be neutral,  
24        without furthering a political or religious agenda or  
25        favoring any side in an armed conflict or other dis-

1        pute where such humanitarian assistance is carried  
2        out.

3           (4) Humanitarian assistance should be inde-  
4        pendent, without regard to the political, economic,  
5        military, or other objectives that any actor may hold  
6        in relation to the affected areas and populations.

7           (5) Humanitarian assistance should be under-  
8        taken in accordance with international human rights  
9        law, international humanitarian law, refugee law,  
10       and the United Nations Guiding Principles on Inter-  
11       nal Displacement.

12          (6) Humanitarian assistance includes protection  
13        of affected populations from physical harm, persecu-  
14       tion, exploitation, abuse, family separation, sexual  
15       and gender-based violence, forcible recruitment, and  
16       other threats to human rights.

17          (7) To best ensure impartiality, neutrality,  
18       independence, and the appearance thereof, humani-  
19       tarian assistance should be carried out by intergov-  
20       ernmental and nongovernmental international hu-  
21       manitarian organizations, in partnership with local  
22       communities and indigenous organizations.

23          (8) To promote learning, accountability, trans-  
24       parency, and the efficient use of resources, the

United States should support independent monitoring and evaluation of all humanitarian assistance.

3 SEC. 102. PROTECTING WOMEN, CHILDREN, AND OTHER  
4 VULNERABLE POPULATIONS.

5 Of the amounts made available for any fiscal year to  
6 carry out this Act, the President is authorized, notwithstanding  
7 any other provision of law, to provide such assistance as may be necessary for protection of populations affected by the conflict in Syria, especially including—

(1) clinical care and psychosocial support for sexual violence survivors;

12                   (2) improving safety for women, children, and  
13                   other vulnerable populations, in camps and settle-  
14                   ments for refugees and internally displaced persons;

17 (4) case management for separated and other  
18 vulnerable children

## 19 SEC 103 MEDICAL NEUTRALITY

20       (a) PROHIBITION.—No assistance may be provided  
21 under this Act to any entity if the Secretary of State has  
22 credible evidence that such entity knowingly has been in-  
23 volved in—

1                         (1) organized attacks on health care facilities,  
2                         health care providers, patients, medical transport,  
3                         medical supplies, or medical records;

4                         (2) preventing medical professionals from ad-  
5                         ministering ethical medical care to individuals in  
6                         need; or

7                         (3) the arbitrary arrest or detention of health  
8                         care service providers or individuals seeking medical  
9                         care.

10                         (b) REQUIREMENT.—Any agreement for the provi-  
11                         sion of medical or health-related assistance under this Act  
12                         shall expressly require that such assistance shall be used  
13                         in accordance with the principles established in the Geneva  
14                         Conventions and the World Medical Association's Inter-  
15                         national Code of Medical Ethics for health care providers.

16                         **SEC. 104. TRANSFER AUTHORITY.**

17                         In addition to other authorities available to transfer  
18                         funds, the Secretary of State may exercise the authority  
19                         under this section to transfer to, and merge with, any hu-  
20                         manitarian account such sums as may be necessary from  
21                         amounts which have been made available to carry out any  
22                         provision of the Foreign Assistance Act of 1961, and  
23                         which have not been specifically designated by law for any  
24                         particular program or activity, to address humanitarian  
25                         needs arising as a result of the conflict in Syria.

1   **SEC. 105. EMERGENCY REFUGEE AND MIGRATION ASSIST-**  
2                         **ANCE.**

3             Section 2(c) of the Migration and Refugee Assistance  
4   Act of 1962 (22 U.S.C. 2601(c)) is amended in paragraph  
5   (1), by striking “President” and inserting “Secretary of  
6   State”.

7   **SEC. 106. ECONOMIC ASSISTANCE TO OPPOSITION-ALLIED**  
8                         **LOCAL COORDINATION COMMITTEES.**

9             Of the amounts made available for any fiscal year to  
10   carry out this Act, the President is authorized to make  
11   available such assistance as may be necessary to enhance  
12   the capacity, performance, and accountability of Syrian  
13   opposition-allied local coordination committees, including  
14   support for—

15                     (1) providing basic services to civilian popu-  
16                         lations;

17                     (2) carrying out administrative and manage-  
18                         ment functions;

19                     (3) improving communications, transparency,  
20                         and public outreach;

21                     (4) prevention, research, and documentation of  
22                         mass atrocities;

23                     (5) increasing understanding of and respect for  
24                         internationally recognized human rights and demo-  
25                         cratic principles; and

1                             (6) preparing for a peaceful, democratic transi-  
2                             tion.

3 **SEC. 107. CIVILIAN BROADCASTING TO SYRIA.**

4                             (a) AUTHORIZATION OF UNITED STATES CIVILIAN  
5 BROADCASTING TO SYRIA.—In addition to amounts made  
6 available for grants for broadcasting in the Middle East  
7 and the International Broadcasting Operations of the  
8 Broadcasting Board of Governors, such sums as may be  
9 necessary are authorized to be appropriated for a grant  
10 to the Middle East Broadcasting Networks, Inc., for the  
11 purpose of providing United States civilian broadcasting  
12 to the people of Syria.

13                             (b) REPORT.—Not later than 30 days after the date  
14 of the enactment of this Act, the Broadcasting Board of  
15 Governors shall submit to the appropriate congressional  
16 committees a detailed report on plans to establish the serv-  
17 ice described in subsection (a).

18 **SEC. 108. MARKING AND BRANDING OF ASSISTANCE.**

19                             (a) REQUIREMENT.—Economic assistance made  
20 available under this Act shall be marked as being “From  
21 the American People” and shall include a representation  
22 of the United States flag.

23                             (b) APPLICABILITY.—The requirement of subsection  
24 (a) shall be applicable to all—  
25                                 (1) articles; and

1                             (2) program, project, and activity sites.

2                             (c) UNIFIED BRAND.—The marking of assistance  
3 made available under this Act shall not include any logo  
4 of a particular Federal department or agency or division  
5 thereof.

6                             (d) RELATIONSHIP TO OTHER PROVISIONS OF LAW  
7 AND REGULATIONS.—The provisions of this section shall  
8 be applicable notwithstanding any other provision of law,  
9 and notwithstanding any Federal regulation, agency guid-  
10 ance, or procedure to the contrary.

11                             (e) ONGOING PROGRAMS.—To the extent it is feasible  
12 and cost effective to do so, the marking or branding of  
13 articles and program, project, and activity sites financed  
14 pursuant to ongoing agreements, including grants, con-  
15 tracts, and cooperative agreements, to address the conflict  
16 in Syria shall be conformed to meet the requirements of  
17 this section.

18                             (f) EXCEPTIONS.—The requirements of subsection

19                                 (a) shall not apply—

20                                     (1) to a project or activity if the relevant As-  
21 sistant Secretary of State or Assistant Adminis-  
22 trator of the United States Agency for International  
23 Development determines that the marking of such  
24 project or activity would—

1                             (A) jeopardize the health, safety, or human  
2                             rights of a partner or intended beneficiary; or  
3                             (B) be detrimental to the achievement of  
4                             project or activity objectives;  
5                             (2) to assistance provided inside Syria if the  
6                             Secretary of State determines that the marking of  
7                             such assistance would be detrimental to the achieve-  
8                             ment of overall United States foreign policy objec-  
9                             tives in Syria;  
10                            (3) to office space occupied by a contractor or  
11                             grantee, or to housing, personal vehicles, or other  
12                             personal property of employees thereof; or  
13                            (4) to a project or activity for which the United  
14                             States is one among many donors or has contributed  
15                             a small proportion of the total costs.

16                             (g) EXEMPTION FROM DETERMINATION.—A deter-  
17 mination under subsection (f)(2) shall not preclude the  
18 Secretary of State from requiring that specific projects or  
19 activities financed by the United States be subject to the  
20 requirements of subsection (a).

21                             (h) CO-BRANDING.—The requirements of subsection  
22 (c) shall not prohibit the identification of assistance with  
23 a contractor or grantee's own organizational brand or  
24 logo, subject to any standards or regulations that the  
25 President may establish.

1                   **TITLE II—SECURITY**  
2                   **ASSISTANCE**

3   **SEC. 201. SENSE OF CONGRESS REGARDING MILITARY AS-**  
4                   **SISTANCE.**

5       It is the sense of Congress that—

6                   (1) the President should provide appropriate  
7       military assistance, including arms, training, and in-  
8       telligence support, for Syrian opposition forces that  
9       meet the requirements of section 203;

10                  (2) a primary goal of military assistance should  
11      be to integrate the disparate units of the Free Syria  
12      Army into a coherent, effective fighting force under  
13      a unified command; and

14                  (3) the United States should take the initiative  
15      to ensure, insofar as possible, that arms supplied to  
16      the Syrian opposition, from whatever source, are ap-  
17      propriately vetted and are directed only to forces  
18      that support the establishment of a democratic and  
19      peaceful Syria.

20   **SEC. 202. MILITARY ASSISTANCE.**

21                  (a) DRAWDOWN AUTHORITY.—The President is au-  
22      thorized, notwithstanding any other provision of law, to  
23      direct the drawdown of defense articles from the stocks  
24      of the Department of Defense, defense services from the  
25      Department of Defense, and military education and train-

1 ing for an entity operating inside Syria that is not ineli-  
2 gible under section 203. Such assistance may include the  
3 following:

4                 (1) Non-lethal military equipment and defense  
5 information, including—

6                     (A) protective gear, including flak jackets  
7 and other forms of body armor;

8                     (B) individual equipment, tents, and orga-  
9 nizational tool sets; and

10                     (C) communications equipment.

11                 (2) Subject to the President making the certifi-  
12 cation required under subsection (g), lethal military  
13 equipment, including—

14                     (A) defense articles; and

15                     (B) defense services.

16                 (b) RESTRICTION.—Defense articles provided pursu-  
17 ant to this section may not include anti-aircraft defensive  
18 systems.

19                 (c) WAIVER.—The President may waive the restric-  
20 tion under subsection (b) if—

21                     (1) it is in the vital national security interest to  
22 do so;

23                     (2) the President notifies Congress not later  
24 than 15 days before such waiver shall be issued;

1                             (3) the President transmits to the appropriate  
2 congressional committees a report described in sub-  
3 section (h) with the certification required under sub-  
4 section (g) specifically with respect to anti-aircraft  
5 systems not later than 15 days before the issuance  
6 of such a waiver; and

7                             (4) the President certifies that the United  
8 States has consulted with regional allies regarding  
9 the systems provided.

10                         (d) NOTIFICATION REQUIREMENT.—The President  
11 shall notify the appropriate congressional committees at  
12 least 15 days in advance of each obligation of assistance  
13 under this section, including a detailed description of the  
14 assistance to be provided, in accordance with the proce-  
15 dures applicable to reprogramming notifications under  
16 section 634A of the Foreign Assistance Act of 1961 (22  
17 U.S.C. 2394–1).

18                         (e) REIMBURSEMENT RELATING TO MILITARY AS-  
19 SISTANCE.—

20                         (1) IN GENERAL.—Defense articles, defense  
21 services, and military education and training pro-  
22 vided under subsection (a) shall be made available  
23 without reimbursement to the Department of De-  
24 fense except to the extent that funds are appro-  
25 priated pursuant to paragraph (2).

## 1                   (2) AUTHORIZATION OF APPROPRIATIONS.—

2       There are authorized to be appropriated to the  
3       President for fiscal year 2013 such sums as may be  
4       necessary to reimburse the applicable appropriation,  
5       fund, or account for the value of the defense articles,  
6       defense services, or military education and training  
7       provided under subsection (a) of this section.

8                   (f) AVAILABILITY OF FUNDS.—Amounts authorized  
9       to be appropriated under this section are authorized to  
10      remain available until expended, and are in addition to  
11      amounts otherwise available for the purposes described in  
12      this section.

13                  (g) CERTIFICATION.—The President shall certify,  
14      and include in each notification submitted pursuant to  
15      subsection (a)(2) and (c)(3), that the defense articles, de-  
16      fense services, and military education and training to be  
17      provided under this section to an entity operating inside  
18      Syria are consistent with the maintenance of regional sta-  
19      bility and with the overall security and stability of neigh-  
20      boring friends and allies.

21                  (h) REPORT.—The report referred to in subsection  
22      (c)(3) is a report that contains a detailed description of  
23      the following:

24                    (1) The intended recipients of the anti-aircraft  
25      defense systems that are at issue.

1                             (2) The areas where such systems would be de-  
2                             ployed.

3                             (3) The targets against which such systems  
4                             would be deployed.

5                             (4) An assessment of how such systems would  
6                             affect the military and humanitarian situation in  
7                             Syria.

8                             (5) An assessment of the risks and benefits of  
9                             the intended transfer of such systems.

10 **SEC. 203. VETTING OF ASSISTANCE.**

11                             (a) INELIGIBLE ENTITIES.—Assistance under this  
12 title may not be provided to an entity that fails to dem-  
13 onstrate a commitment to—

14                                 (1) opposing and defeating the Assad regime;  
15                                 (2) establishing a democratic, pluralistic, and  
16                             peaceful Syria; and

17                                 (3) securing and safeguarding chemical and bio-  
18                             logical weapons, their precursor and constituent  
19                             parts, and associated equipment.

20                             (b) PROHIBITION.—No assistance may be provided  
21 under this title to an entity that has been designated as  
22 a foreign terrorist organization in accordance with section  
23 219 of the Immigration and Nationality Act (8 U.S.C.  
24 1189), or as a Specially Designated Terrorist Organiza-  
25 tion under the terms and authorities of the International

1 Emergency Economic Powers Act (50 U.S.C. 1701 et  
2 seq.)

3 (c) REQUIREMENT.—To the maximum extent practicable,  
4 assistance under this Act shall be provided in accordance  
5 with section 620M of the Foreign Assistance Act  
6 of 1961 (22 U.S.C. 2378d).

7 **SEC. 204. AUTHORITY FOR PROGRAM TO FACILITATE SYR-**

8 **IAN CHEMICAL AND BIOLOGICAL WEAPONS  
9 DESTRUCTION.**

10 (a) IN GENERAL.—Notwithstanding any other provision  
11 of law, the President may establish a program described  
12 in subsection (b) to assist the securing, disabling,  
13 dismantling, removal, and destruction of Syrian chemical  
14 and biological weapons and all other weapons of mass  
15 destruction, their precursor and constituent parts, and associated  
16 equipment.

17 (b) TYPE OF PROGRAM.—A program established  
18 under this section shall be limited to cooperation between  
19 the United States and a Syrian entity to—

20 (1) secure, safeguard, disable, dismantle, transport  
21 out of Syria, or destroy chemical and biological  
22 weapons, their precursor and constituent parts and  
23 associated equipment, and

24 (2) establish verifiable safeguards against the  
25 proliferation of such weapons.

1 Any such program may involve assistance in planning and  
2 resolving technical problems associated with the purposes  
3 of the program. Any such program may also involve the  
4 funding of critical short-term requirements related to  
5 weapons destruction and should, to the extent feasible,  
6 draw upon United States technology and United States  
7 technicians.

8 (c) FUNDING.—

9 (1) AUTHORIZATION OF APPROPRIATIONS.—  
10 There is authorized to be appropriated such sums as  
11 may be necessary for fiscal year 2013, to be avail-  
12 able until expended, for the activities of the program  
13 described in this section.

14 (2) DRAWDOWN AUTHORITY.—The President  
15 may direct, in order to meet the goals of the pro-  
16 gram described in this section, the drawdown of arti-  
17 cles and services from any Federal department or  
18 agency in any fiscal year, in addition to any other  
19 drawdown authority available to the President.

20 (3) TRANSFER AUTHORITY.—In addition to any  
21 other transfer authority available to the President,  
22 the President may exercise the authority of this  
23 paragraph to transfer to, and merge with, funds  
24 made available to carry out this section such sums

1       as may be necessary which have been made available  
2       to carry out any other provision of law.

3                     (4) REPORT ON PROPOSED OBLIGATIONS.—Not  
4       less than 15 days before obligating any funds, draw-  
5       ing down any articles or services from a Federal de-  
6       partment or agency, or transferring any appro-  
7       priated funds from another account, for the program  
8       described in this section, the President shall trans-  
9       mit to Congress a report on such proposed obliga-  
10      tion, drawdown, or transfer. Each such report shall  
11      specify—

12                     (A) the account, budget activity, and par-  
13       ticular program or programs from which the  
14       funds proposed to be obligated, drawdown, or  
15       transferred are to be derived, and the amount  
16       of such proposed obligation, drawdown, or  
17       transfer; and

18                     (B) the activities and forms of assistance  
19       for which the President plans to obligate such  
20       funds.

21                     (d) QUARTERLY REPORTS ON PROGRAM.—Not later  
22       than 30 days after the end of each quarter during which  
23       the United States has been engaged in activities pursuant  
24       to a program established under this section, the President  
25       shall transmit to Congress a report on such activities.

1 Each such report shall specify, for the preceding quarter  
2 and cumulatively, at a minimum a description of the fol-  
3 lowing:

4 (1) The activities carried out.

5 (2) The types and amounts of assistance pro-  
6 vided for such activities.

7 (3) The entities receiving such assistance.

8 (4) The sources of funds and authorities under  
9 which they were provided.

10 (5) The United States departments or agencies  
11 providing such assistance.

12 **SEC. 205. RULE OF CONSTRUCTION.**

13 Nothing in this Act may be construed to authorize  
14 the use of military force in Syria by the United States  
15 Armed Forces.

16 **TITLE III—TRANSITION  
ASSISTANCE**

18 **SEC. 301. POST-ASSAD TRANSITION ASSISTANCE.**

19 (a) IN GENERAL.—The President is authorized, after  
20 making a determination described in subsection (b) and  
21 notwithstanding any other provision of law, to—

22 (1) provide assistance;

23 (2) make contributions; and

1                     (3) use the voice, vote, and influence of the  
2                     United States in international financial institutions  
3                     for the purposes described in subsection (c).

4                     (b) DETERMINATION.—The determination referred to  
5                     in subsection (a) is a determination by the President,  
6                     which shall be transmitted in writing to the appropriate  
7                     congressional committees, that—

8                         (1) the regime of Bashar al-Assad is no longer  
9                     in power;

10                         (2) the United States has recognized a transi-  
11                     tional government; and

12                         (3) such transitional government is not con-  
13                     trolled by an organization designated as a foreign  
14                     terrorist organization in accordance with section 219  
15                     of the Immigration and Nationality Act (8 U.S.C.  
16                     1189).

17                     (c) PURPOSES.—Assistance under this section may be  
18                     made available for the following purposes:

19                         (1) Developing or strengthening democratic in-  
20                     stitutions and processes.

21                         (2) Short-term economic and political stabiliza-  
22                     tion.

23                         (3) Reconstructing or revitalizing basic infra-  
24                     structure.

1                             (4) Fostering reconciliation and the peaceful  
2                             resolution of conflict.

3 **SEC. 302. TEMPORARY SUSPENSION OF SANCTIONS.**

4                             (a) SUSPENSION OF SANCTIONS.—The President  
5 may suspend in furtherance of this Act the requirements  
6 of the Syria Accountability and Lebanese Sovereignty Res-  
7 toration Act of 2003 (Public Law 108–175), section 7007  
8 of the Consolidated Appropriations Act, 2012 (Public Law  
9 112–74), and any other provision of law relating to assist-  
10 ance, trade, finance, the provision of defense articles and  
11 defense services, and the issuance of visas to nationals of  
12 Syria for a period not to exceed three months if the Presi-  
13 dent transmits to the appropriate congressional commit-  
14 tees in writing a determination that the post-Assad gov-  
15 ernment of Syria is demonstrating a verifiable commit-  
16 ment to—

17                             (1) ceasing support for terrorists, including  
18 Hizballah;

19                             (2) preventing the illegal transfer of missile or  
20 nuclear technology to any other country or entity;

21                             (3) halting all support, including training, safe  
22 haven, supplies, and financing, for—

23                                 (A) Hamas, Hizballah, Palestinian Islamic  
24 Jihad, the Popular Front for the Liberation of  
25 Palestine, the Popular Front for the Liberation

1           of Palestine-General Command, the Democratic  
2           Front for the Liberation of Palestine, Fatah al-  
3           Intifada, Fatah al-Islam, or the Jabhat al-  
4           Nusra;

5                 (B) any other organization designated by  
6                 the Secretary of State as a foreign terrorist or-  
7                 ganization in accordance with section 219(a) of  
8                 the Immigration and Nationality Act (8 U.S.C.  
9                 1189(a));

10                 (C) any person included on the Annex to  
11                 Executive Order 13224 (September 23, 2001)  
12                 and any other person identified under section 1  
13                 of such Executive Order whose property and in-  
14                 terests in property are blocked by such section  
15                 (commonly known as a “specially designated  
16                 global terrorist”);

17                 (D) any person designated under section 3  
18                 of Executive Order 13338 (May 13, 2004) or  
19                 under section 1 of Executive Order 13438 (July  
20                 17, 2007);

21                 (E) the Syrian Social Nationalist Party; or  
22                 (F) any agency, instrumentality, affiliate,  
23                 or successor organization of the organizations  
24                 specified in subparagraph (A), (B), (C), (D), or  
25                 (E);

- 1                             (4) dismantling Syria's chemical, biological, ra-  
2                             diological, and nuclear weapons programs and fully  
3                             cooperating with the United States and other rel-  
4                             evant parties to achieve such result;
- 5                             (5) ceasing all efforts to design, develop, manu-  
6                             facture, or acquire—
- 7                                 (A) a nuclear explosive device or related  
8                             materials and technology;
- 9                                 (B) chemical, biological, and radiological  
10                             weapons; and
- 11                                 (C) ballistic missiles and ballistic missile  
12                             launch technology; and
- 13                             (6) taking demonstrable steps to combat the  
14                             proliferation of the weapons described in paragraph  
15                             (5);
- 16                             (7) refraining from presenting a threat to  
17                             United States national security, United States inter-  
18                             ests, or United States allies in the region;
- 19                             (8) respecting the boundaries and sovereignty  
20                             of all neighboring countries and rejecting inter-  
21                             ference in their internal affairs; and
- 22                             (9) upholding and defending the human rights,  
23                             civil liberties, and political freedoms of all its people,  
24                             including minorities.

1       (b) RENEWAL.—The President may renew the sus-  
2 pension of sanctions under this section for up to two con-  
3 secutive six-month periods if the President transmits to  
4 the appropriate congressional committees in writing a de-  
5 termination that the post-Assad government of Syria is  
6 making substantial progress toward satisfying the condi-  
7 tions in specified in subsection (a).

8       (c) FURTHER RENEWAL.—If the maximum number  
9 of suspension renewals specified in subsection (b) has been  
10 reached, the President may further renew the suspension  
11 of sanctions under this section for additional six-month  
12 periods if the President transmits to the appropriate con-  
13 gressional committees in writing a determination that the  
14 post-Assad government has substantially satisfied the con-  
15 ditions specified in paragraphs (1) through (8) of sub-  
16 section (a) and is continuing to make substantial progress  
17 toward satisfying the conditions specified in paragraph (9)  
18 of such subsection.

19 **SEC. 303. TEMPORARY PERSONNEL AUTHORITIES.**

20       (a) CONDITIONAL AUTHORITY.—If the President  
21 makes the determination described in section 301(b), the  
22 following authorities shall apply:

23           (1) LIMITED CAREER APPOINTMENTS.—The  
24 Secretary and the Administrator may extend for a  
25 period of time not to exceed 12 months a limited ap-

1       pointment under section 309(a) of the Foreign Serv-  
2       ice Act of 1980 (22 U.S.C. 3949(a)), and may re-  
3       appoint a non-career Foreign Service employee who  
4       has served five consecutive years under a limited ap-  
5       pointment, to a subsequent limited appointment in  
6       order to facilitate the assignment of qualified em-  
7       ployees to Syria or to posts vacated by employees as-  
8       signed to Syria.

9                     (2) REEMPLOYMENT OF ANNUITANTS.—The  
10          Secretary and the Administrator may waive the ap-  
11          plication of subsections (a) through (d) of section  
12          824 of the Foreign Service Act of 1980 (22 U.S.C.  
13          4064), and may grant authority to the head of an  
14          executive agency to waive the application of such  
15          subsections, on a case-by-case basis for an annuitant  
16          reemployed on a temporary basis, if and for so long  
17          as such waiver is necessary to facilitate the assign-  
18          ment of qualified employees to Syria or to posts va-  
19          cated by employees assigned to Syria.

20                     (3) PERSONAL SERVICES CONTRACTORS.—

21                         (A) IN GENERAL.—The Secretary of State  
22          and the Administrator of the United States  
23          Agency for International Development may each  
24          hire a total of up to 50 United States citizens  
25          or aliens as personal services contractors, for

1           service in the United States, or for service both  
2           in the United States and abroad, subject to the  
3           following conditions:

4                 (i) The Secretary or the Adminis-  
5                 trator, as the case may be, determines that  
6                 existing personnel resources are insuffi-  
7                 cient.

8                 (ii) The contract length, including op-  
9                 tions, may not exceed two years, unless the  
10               Secretary or the Administrator, as the case  
11               may be, makes a finding that exceptional  
12               circumstances justify an extension of up to  
13               one additional year.

14                 (iii) The authority provided in this  
15                 paragraph may only be used to obtain spe-  
16                 cialized skills or experience relevant to, or  
17                 to respond to urgent needs resulting from,  
18                 the transition in Syria.

19                 (B) AUTHORITY.—The authority provided  
20                 in this paragraph shall be in addition to any  
21                 other authorities available to the Secretary or  
22                 the Administrator to hire personal service con-  
23                 tractors.

24                 (b) STATUS OF PERSONAL SERVICES CONTRAC-  
25                 TORS.—

1                             (1) IN GENERAL.—An individual hired as a per-  
2                             sonal services contractor pursuant to subsection  
3                             (a)(3) shall not, by virtue of such hiring, be consid-  
4                             ered to be an employee of the United States Govern-  
5                             ment for purposes of any law administered by the  
6                             Office of Personnel Management.

7                             (2) APPLICABLE LAWS.—An individual hired as  
8                             a personal services contractor pursuant to subsection  
9                             (a)(3) shall be covered, in the same manner as a  
10                           similarly situated employee, by—

- 11                                 (A) the Ethics in Government Act of 1978;
- 12                                 (B) chapter 73 of title 5, United States  
13                             Code;
- 14                                 (C) sections 201, 203, 205, 207, 208, and  
15                             209 of title 18, United States Code;
- 16                                 (D) section 1346 and chapter 171 of title  
17                             28, United States Code; and
- 18                                 (E) chapter 21 of title 41, United States  
19                             Code.

20                             (3) EXCEPTION.—This subsection shall not af-  
21                             fect the determination as to whether an individual  
22                             hired as a personal services contractor pursuant to  
23                             this section is an employee of the United States Gov-  
24                             ernment for purposes of any Federal law not speci-  
25                             fied in paragraphs (1) and (2).

1       (c) GENERAL AUTHORITY.—The administrative au-  
2 thorities provided in the Foreign Assistance Act of 1961  
3 shall apply to assistance made available under this Act.

4       (d) TERMINATION OF AUTHORITY.—The authorities  
5 provided under subsection (a) shall terminate on the date  
6 that is three years after the date on which a determination  
7 is made under section 301(a), except that a contract en-  
8 tered into under such subsection (a) may remain in effect  
9 until expiration.

○