REMOVAL OF INJUNCTION OF SE-CRECY—TREATY DOCUMENT NO.

Mr. BOOKER. Madam President, as in executive session, I ask unanimous consent that the injunction of secrecy be removed from the following treaty transmitted to the Senate on December 18, 2024, by the President of the United States:

Agreement under the United Nations Convention on the Law of the Sea on the Conservation and Sustainable Use of Marine Biological Diversity of Areas Beyond National Jurisdiction (Treaty Document No. 118-2); I further ask that the treaty be considered as having been read the first time; that it be referred, with accompanying papers, to the Committee on Foreign Relations and ordered to be printed; and that the President's message be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

The message of the President is as follows:

To the Senate of the United States:

With a view to receiving the advice and consent of the Senate to ratification, I transmit herewith the Agreement under the United Nations Convention on the Law of the Sea on the conservation and sustainable use of marine biological diversity of areas beyond national jurisdiction (the "Agreement"). I also transmit, for the information of the Senate, the report of the Department of State with respect to the Agreement.

The purpose of the Agreement is to ensure the conservation and sustainable use of marine biodiversity of areas beyond national jurisdiction (ABNJ), often referred to as the high seas, which are under threat from a multitude of stressors. The high seas includes ocean areas beyond countries' 200-mile exclusive economic zones and covers about two-thirds of the global ocean.

The Agreement will create a mechanism to establish marine protected areas in ABNJ, a vital step in the global effort to conserve or protect at least 30 percent of the global ocean by 2030. It will create a system for the fair and equitable sharing of benefits from the use of marine genetic resources from ABNJ. The Agreement also includes provisions ensuring that Parties conduct rigorous environmental impact assessments for their activities in ABNJ and provisions on capacitybuilding and the transfer of marine technology related to the Agreement. The Agreement is key to supporting the sustainable use of marine resources, maintaining the integrity of ocean ecosystems, and conserving marine biological diversity. Implementation of the Agreement will respect the competences of and not undermine other international bodies and will require consultations with those organizations to enhance cooperation and coordination on the conservation and sustainable use of the marine resources of the high seas.

I believe joining the Agreement to be fully in the interest of the United States. I recommend that the Senate give early and favorable consideration to the Agreement and give its advice and consent to ratification.

> JOSEPH R. BIDEN, Jr. THE WHITE HOUSE, December 18, 2024.

APPOINTMENT

The PRESIDING OFFICER. The Chair, on behalf of the Majority Leader and jointly with the Democratic Leader of the House, pursuant to the provisions of Public Law 117-263, appoints the following individual to serve as Co-Chairperson of the National Commission on the Future of the Navy: The Honorable Filemon Vela of Texas.

MORNING BUSINESS

ARMS SALES NOTIFICATION

Mr. CARDIN. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is still available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications that have been received. If the cover letter references a classified annex, then such an annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

> DEFENSE SECURITY COOPERATION AGENCY. Washington, DC.

Hon, Benjamin L. Cardin.

Chairman, Committee on Foreign Relations. U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(5)(C) of the Arms Export Control Act (AECA), as amended, we are forwarding Transmittal No. 24-1D. This notification relates to enhancements or upgrades from the level of sensitivity of technology or capability described in the Section 36(b)(1) AECA certification 09-36 of July 17, 2009.

Sincerely,

MICHAEL F. MILLER,

Director.

Enclosure.

DEFENSE SECURITY COOPERATION AGENCY, Washington, DC.

Hon. MICHAEL MCCAUL,

Chairman, Committee on Foreign Affairs, House of Representatives, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(5)(C) of

the Arms Export Control Act (AECA), as amended, we are forwarding Transmittal No. 24-1D. This notification relates to enhancements or upgrades from the level of sensitivity of technology or capability described in the Section 36(b)(1) AECA certification 09-36 of July 17, 2009.

Sincerely.

MICHAEL F. MILLER,

Director.

Enclosure.

TRANSMITTAL NO. 24-1D

Report of Enhancement or Upgrade of Sensitivity of Technology or Capability (Sec. 36(b)(5)(C), AECA)

(i) Purchaser: Government of Australia.

(ii) Sec. 36(b)(1), AECA Transmittal No.: 09-36; Date: July 17, 2009; Military Department: Air Force.

(iii) Description: On July 17, 2009, Congress was notified by congressional certification transmittal number 09-36 of the possible sale, under Section 36(b)(1) of the Arms Export Control Act (AECA), to continue participation in the USAF/Boeing Globemaster III Sustainment Partnership (GSP) which consists of support for Australia's fleet of four (4) Boeing C-17A Globemaster III cargo aircraft, contractor technical and logistics personnel services, support equipment, spare and repair parts, and other related elements of logistics support. The estimated cost was \$300 million. There was no Major Defense Equipment (MDE) associated with this sale.

On May 19, 2014, Congress was notified by congressional certification transmittal number 14-0C, under section 36(b)(5)(C) of the AECA, of the inclusion of additional Contractor Logistics Support (CLS) to support Australia's fleet of C-17 Globemaster III cargo aircraft, which increased from four (4) to six (6). The total case value was increased by \$150 million, resulting in a total case value of \$450 million. There was no MDE as-

sociated with this sale.

On December 1, 2017, Congress was notified by congressional certification transmittal number 17-0A, under section 36(b)(5)(C) of the AECA, of the further inclusion of additional funding to maintain Australia's participation in the USAF/Boeing Globemaster III Sustainment Partnership (GSP) through 2022. Additionally, Australia's fleet of C-17A Globemaster III cargo aircraft increased from six (6) to eight (8). Support included contractor technical and logistics support services; support equipment; spare and repair parts; and other related elements of logistics support. The total case value increased by \$400 million, resulting in a total case value of \$850 million. There was no MDE associated with this sale.

This transmittal reports the addition of the following non-MDE items: Contractor Logistics Support (CLS) services; major modifications and maintenance support; personnel training and training equipment; U.S. Government and contractor engineering, technical, and logistics support services; and other related elements of logistics and program support. The estimated total value of the new items is \$4.03 billion. The estimated total case value will increase by \$4.03 billion to a revised \$4.88 billion. There is no MDE associated with this sale.

(iv) Significance: This proposed sale will support Australia's ability to effectively maintain its current force projection capability that enhances interoperability with U.S. forces, well into the future.

(v) Justification: This proposed sale will support the foreign policy and national security of the United States by helping to improve the security of an important major non-NATO ally and partner which contributes significantly to peacekeeping, humanitarian, and combat operations around the (vi) Sensitivity of Technology:

The highest level of classification of defense articles, components, and services included in this potential sale is UNCLASSI-FIED.

(vii) Date Report Delivered to Congress: December 17, 2024.

ARMS SALES NOTIFICATION

Mr. CARDIN. Madam President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is still available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications that have been received. If the cover letter references a classified annex, then such an annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Washington, DC.

Hon. BENJAMIN L. CARDIN, Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 24-34, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of Norway for defense articles and services estimated to cost \$130 million. We will issue a news release to notify the public of this proposed sale upon delivery of this letter to your office.

Sincerely,

MICHAEL F. MILLER,

Director.

Enclosures.

TRANSMITTAL NO. 24–34

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Norway.

(ii) Total Estimated Value:

Major Defense Equipment* \$105 million. Other \$25 million.

Total \$130 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase: Foreign Military Sales (FMS) case NO-B-VRY was below congressional notification threshold at \$2.79 million (no MDE) and included Precision Guidance Kit (PGK) cutaway models; fuze wrenches; enhanced portable inductive artillery fuze setters; GPS antennae and cables; improved Platform Integration Kits; PGK-associated hardware for testing; labor support; training aids; technical data and reports; U.S. Government technical assistance; incidental travel; transportation; PGK spare parts; equipment training; and related elements of logistics and program support. The Government of Norway has requested the case be amended to include eight thousand one (8,001) M1156A1 PGK multi-option fuzes. This amendment will cause the case to exceed the notification threshold, and thus notification of the entire program is required. The above notification requirements are combined as follows:

Major Defense Equipment (MDE): Eight thousand one (8,001) M1156A1 PGK multi-option fuzes.

Non-Major Defense Equipment: The following non-MDE items will also be included: PGK cutaway models; fuze wrenches; enhanced portable inductive artillery fuze setters; GPS antennae and cables; improved Platform Integration Kits; PGK-associated hardware for testing; labor support; training aids; technical data and reports; U.S. Government technical assistance; incidental travel; transportation; PGK spare parts; equipment training; and related elements of logistics and program support.

(iv) Military Department: Army (NO-B-VRY)

(v) Prior Related Cases, if any: None. (vi) Sales Commission, Fee, etc., Paid, Of-

fered, or Agreed to be Paid: None known.
(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: December 17, 2024.

December 17, 2024.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Norway—M1156A1 Precision Guidance Kits Fuzes

The Government of Norway has requested to buy eight thousand one (8,001) M1156A1 Precision Guidance Kit (PGK) multi-option fuzes that will be added to a previously implemented case whose value was under the congressional notification threshold. The original Foreign Military Sales (FMS) case, valued at \$2.79 million, included PGK cutaway models; fuze wrenches; enhanced portable inductive artillery fuze setters; GPS antennae and cables; improved Platform Integration Kits; PGK-associated hardware for testing; labor support; training aids; technical data and reports; U.S. Government technical assistance; incidental travel; transportation; PGK spare parts; equipment training: and related elements of logistics and program support. This notification is for eight thousand one (8,001) M1156A1 PGK multi-option fuzes. The following non-MDE items will also be included: PGK cutaway models; fuze wrenches; enhanced portable inductive artillery fuze setters: GPS antennae and cables; improved Platform Integration Kits; PGK-associated hardware for testing; labor support; training aids; technical data and reports: U.S. Government technical assistance; incidental travel; transportation; PGK spare parts; equipment training; and related elements of logistics and program support. The estimated total program cost is \$130 million.

This proposed sale will support the foreign policy goals and national security objectives of the United States by improving the security of a NATO Ally that is an important force for political stability and economic progress in Europe.

The proposed sale will improve Norway's capability to meet current and future threats and enhance its interoperability with U.S. and other allied forces. This proposed sale will enhance Norway's artillery and mid-range fire capability. Norway will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Northrop Grumman Innovation Systems, located in Dulles, VA. There are no known offset agreements in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Norway.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 24-34

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

i. The M1156Å1 Precision Guidance Kit (PGK) is a cannon artillery fuze which uses the Global Positioning System to increase the delivery accuracy of standard 155 mm high explosive ammunition. The NA37 M1156Å1 includes M-code capability and eliminates the need for an anti-tamper coating to protect critical KDP technology. It is also a height-of-burst fuze, which uses a proximity sensor to cause the round to burst in the air over the enemy, increasing lethality.

2. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

3. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that Norway can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal have been authorized for release and export to the Government of Norway.

EXPLANATORY STATEMENT FOR THE INTELLIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 2025

Mr. WARNER. Madam President, this explanation reflects the status of negotiations and disposition of issues reached between the Senate Select Committee on Intelligence and the House Permanent Select Committee on Intelligence Authorization Act for Fiscal Year 2025.

The explanation shall have the same effect with respect to the implementation of this Act as if it were a joint explanatory statement of a conference committee.

I ask unanimous consent that the explanatory statement for the Intelligence Authorization Act for Fiscal Year 2025 be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

EXPLANATORY STATEMENT ON THE INTELLIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 2025

The following is the Explanatory Statement to accompany the Intelligence Authorization Act for Fiscal Year 2025 ("the Act"), which has been included as Division F of the National Defense Authorization Act for Fiscal Year 2025. The Explanatory Statement