
TITLE8

| | 5 |
|----|--|
| 1 | described in paragraph (1); |
| 2 | (ii) to be conducted, on a shared-cost basis, at |
| 3 | American institutions of higher education; and |
| 4 | (iii) to include |
| 5 | (I) the dissemination of information on the |
| 6 | fellowship program and the solicitation of |
| 7 | applications for fellowships from qualified |
| 8 | institutions of higher education and qualified |
| 9 | individuals; and |
| 10 | (II) the awarding of such fellowships as the |
| 11 | respective institution determines will best |
| 12 | serve to carry out the purposes of this title |
| 13 | after reviewing applications submitted under |
| 14 | subclause (I); and |
| 15 | (B) to disseminate research, data, and findings on |
| 16 | Soviet and Eastern European studies and relatec fields |
| 17 | in such a manner and to such extent as the respective |
| 18 | institution determines will best serve to carry out the |
| 19 | purposes of this title. |
| 2Ø | (3) One part of the payments made in each fiscal year |
| 21 | shall be used |
| 22 | (A) to provide fellowship and research support for |
| 23 | American specialists in the fields of Soviet and Eastern |
| 24 | European studies and related studies to conduct advanced |
| 25 | research with particular emphasis upon the use of data |

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on the Soviet Union and Eastern European countries; and
(B) to conduct seminars, conferences, and other
similar workshops designed to facilitate research
collaboration between Government and private specialists
in the fields of Soviet and East European studies and
related studies.

7 (4) One part of the payments made in each fiscal year shall be used to conduct specialized programs in advanced 8 training and research on a reciprocal basis in the Urion of 9 Soviet Socialist Republics and the countries of Eastern 10 11 Europe designed to facilitate access for American 12 specialists to research institutes, personnel, archives, 13 documentation, and other research and training rescurces located in the Union of Soviet Socialist Pepublics and 14 15 Eastern European countries.

(5) One part of the payments made in each fiscal year shall be used to support language training in Russian and Bastern European languages. Such payments shall include grants to individuals to pursue such training and to summer language institutes operated by institutions of higher education. Preference shall be given for Russian language studies.

(5) Payments may be made to carry out other research and
training in Soviet and Eastern European studies not
otherwise described in this section.

TITLE8

| | 7 |
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| 1 | Applications; payments to eligible organizations |
| 2 | Sec. 806. (a) Any institution seeking funding under this |
| 3 | title shall prepare and submit an application to the |
| 4 | Secretary of State once each fiscal year. Each such |
| 5 | application shall |
| 6 | (1) provide a description of the purposes for which |
| 7 | the payments will be used in accordance with section |
| 8 | 875; and |
| 9 | (2) provide such fiscal control and such accounting |
| 10 | procedures as may be necessary (1) to ensure a proper |
| 11 | accounting of Federal funds paid under this title, and |
| 12 | (E) to ensure the verification of the costs of the |
| 13 | continuing education and research programs conducted |
| 14 | under this title. |
| 15 | (b) Payments under this title may be made in |
| 16 | installments, in advance, or by way of reimbursement, with |
| 17 | necessary adjustments on account of overpayments and |
| 18 | underpayments. |
| 19 | Report |
| 2Ø | Sec. 807. The Secretary of State shall prepare and |
| 21 | submit to the President and the Congress at the end of each |
| 22 | fiscal year in which an institution receives assistance |
| 23 | under this title a report of the activities of such |
| 24 | institution supported by such assistance, if the |
| 25 | administrative expenses of such institution which are |

TITLEP

| | 8 |
|----------------------------------|---|
| 1 | covered by such assistance represent more than 10 percent of |
| 2 | such assistance, together with such recommendations as the |
| 3 | Advisory Committee deens advisable. |
| 4 | Federal control of education prohibited |
| 5 | Sec. 808. Nothing contained in this title may be |
| 6 | construed to authorize any department, agency, officer, or |
| 7 | employee of the United States to exercise any direction, |
| 8 | supervision, or control over the curriculum, program of |
| 9 | instruction or research, administration, or personnel of any |
| 10 | educational institution. |
| 11 | Allocation of funds |
| | |
| 12 | Sec. 829. Of the funds authorized to be appropriated by |
| 12 13 | Sec. 829. Of the funds authorized to be appropriated by section 102(1) of this Act |
| | |
| 13 | section 102(1) of this Act |
| 13 14 | <pre>section 102(1) of this Act (1) up to \$5,000,000 for the fiscal year 1984 shall</pre> |
| 13 14 15 | <pre>section 102(1) of this Act (1) up to \$5,000,000 for the fiscal year 1984 shall be available to carry cut this title; and</pre> |
| 13 14 15 16 | <pre>section 102(1) of this Act (1) up to \$5,000,000 for the fiscal year 1984 shall be available to carry cut this title; and (2) \$5,000,000 for the fiscal year 1985 shall be</pre> |
| 13 14 15 16 17 | <pre>section 102(1) of this Act (1) up to \$5,000,000 for the fiscal year 1984 shall be available to carry cut this title; and (2) \$5,000,000 for the fiscal year 1985 shall be available only to carry out this title.</pre> |
| 13 14 15 16 17 18 | <pre>section 102(1) of this Act (1) up to \$5,000,000 for the fiscal year 1984 shall be available to carry out this title; and (2) \$5,000,000 for the fiscal year 1985 shall be available only to carry out this title. Termination</pre> |

TITLE IX--UNITED STATES-INDIA FUND FOR CULTURAL. 1 2 EDUCATIONAL, AND SCIENTIFIC COOPERATION 3 SHORT TITLE 4 SEC. 901. This title may be cited as the ''United States-India Fund for Cultural, Educational, and Scientific 5 6 Cooperation Act''. 7 ESTABLISHMENT OF THE FUND 8 SEC. 902. (a) The President is authorized to enter into 9 an agreement with the Government of India for the establishment of a fund (hereafter in this title referred to 10 as the ''Fund'') which would provide grants and other 11 assistance for cultural, educational, and scientific 12 13 programs of mutual interest. Such programs may include 14 exchanges of persons, exchanges of information, and other programs of study, research, and scholarly cooperation. The 15 agreement may also provide for the establishment of an 16 17 endowment, a foundation, or other means to carry out the 18 purposes of the agreement. 19 (b) The United States representatives on any board or other entity created in accordance with the agreement to 20 administer the Fund shall be designated by the President 21 predominately from among representatives of United States 22 23 Government agencies, including those administering programs 24 which may be supported in whole or in part by the Fund. 25 (c) United States Government agencies carrying out 26 programs of the types specified in subsection (a) may receive amounts directly from the Fund for use in carrying 27

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1 out those programs.

2 USE OF UNITED STATES OWNED RUPEES TO CAPITALIZE THE FUND SEC. 903. Subject to applicable requirements concerning 3 reimbursement to the Treasury for United States owned 4 foreign currencies, the President may make available to the 5 Fund, for use in carrying out the agreement authorized by 6 section 902, up to the equivalent of \$200,000,000 in foreign 7 currencies owned by the United States in India or owed to 8 the United States by the Government of India. Such use may 9 include investment in order to generate interest which would 10 be retained in the Fund and used to support programs 11 12 pursuant to that agreement.

TITLE10

| 1 | TITLE XHISCELLANEOUS PROVISIONS |
|----|---|
| 2 | Inter-American Foundation |
| 3 | Sec. 1001. Section 401(s)(2) of the Foreign Assistance |
| 4 | Act of 1969 (22 U.S.C. 290f(s)(2)) is amended in the first |
| 5 | sentence by striking out ``\$12,800,000 for the fiscal year |
| 6 | 1982 and \$12,800,000 for the fiscal year 1983' and |
| 7 | inserting in lieu thereof ``\$16,000,000 for the fiscal year |
| 8 | 1984 and \$16,000,000 for the fiscal year 1985'. |
| 9 | Human Rights Activities |
| 10 | Sec. 1002. (a) Section 116(e) of the Foreign Assistance |
| 11 | Act of 1961 (22 U.S.C. 2151n(e)) is amended |
| 12 | (1) by striking out ``\$1,500,000 of the funds made |
| 13 | available under this chapter for each of the fiscal |
| 14 | years 1982 and 1983'' and inserting in lieu thereof |
| 15 | **\$3,000,000 of the funds made available under this |
| 16 | chapter and chapter 4 of part II for each fiscal year "; |
| 17 | <pre>(2) by inserting ``(1)'' immediately after ``(e)'';</pre> |
| 18 | and |
| 19 | (3) by adding at the end thereof the following new |
| 2Ø | paragraph: |
| 21 | ``(2)(A) Of the amounts made available to carry out this |
| 22 | subsection, \$500,000 for the fiscal year 1984 and \$1,000,000 |
| 23 | for the fiscal year 1985 shall be used for grants to |
| 24 | nongovernmental organizations in South Africa promoting |
| 25 | political, economic, social, juridical, and humanitarian |

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efforts to foster a just society and to help victims of
 apartheid.

3 "(B) In making grants under this paragraph, priority should be given to these organizations or activities which 4 contribute, directly or indirectly, to promoting a just 5 society, to aiding victims of official discrimination, and 6 to the nonviclent elimination of apartheid. Priority should 7 also be given to those organizations whose programs and 8 activities evidence community support. Grants may be made 9 only for organizations whose character and membership 10 11 reflect the objective of a majority of South Africans for an end to the apartheid system of separate development and for 12 interracial cooperation and justice. Grants may not be made 13 under this paragraph to governmental institutions or 14 organizations or to organizations financed or controlled by 15 16 the Government of South Africa.

17 ``(C)(i) Except as provided in clause (ii), grants under
18 this paragraph may not to exceed \$10,000.

19 "(ii) of the amounts allocated to carry out this 20 paragraph, \$100,000 shall be available each fiscal year only 21 for grants to organizations which have available for their 22 use resources whose value is at least equal to the amount of 23 the grant under this paragraph. Grants of up to \$30,000 may 24 be made to such organizations.

25 '(D) Within 9 months after the date of enactment of

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this paragraph, the Administrator of the Agency for
International Development shall prepare, in consultation
with the Secretary of State, and shall submit to the
Congress a report detailing grants and proposed grants under
this paragraph and their conformity with the provisions of
this paragraph.".

7 (b) Section 624(f)(2) of such Act (22 U.S.C. 2384(f)(2)) 8 is amended by inserting immediately before the semicolon at 9 the end of subparagraph (C) the following: ``, and as part of the Assistant Secretary's overall policy responsibility 10 for the creation of United States Government human rights 11 12 policy, advising the Administrator of the Agency for 13 International Development on the policy framework under which section 116(e) projects are developed and consulting 14 15 with the Administrator on the selection and implementation of such projects". 16

17 International Narcotics Control
18 Sec. 1003. (a) Section 481(a) of the Ecreign Assistance
19 Act of 1961 (22 U.S.C. 2291(a)) is amended to read as
20 follows:

(a)(1) It is the sense of the Congress that-(A) under the Single Convention on Narcotic Drugs,
1961, each signatory country has the responsibility of
limiting to licit purposes the cultivation, production,
manufacture, sale, and other distribution of scheduled

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| 1 | drugs; |
|----|--|
| 2 | **(B) the international community should provide |
| 3 | assistance, where appropriate, to those producer and |
| 4 | transit countries which require assistance in |
| 5 | discharging these primary obligations; |
| 6 | `(C) international narcotics control programs |
| 7 | should include, as a priority, the progressive |
| 8 | elimination of the illicit cultivation of the crops from |
| 9 | which narcctic and psychotropic drugs are derived, and |
| 13 | should also include the suppression of the illicit |
| 11 | manufacture of and traffic in narcctic and psychotropic |
| 12 | drugs; and |
| 13 | `(D) effective international cooperation is |
| 14 | necessary to control the illicit cultivation, |
| 15 | production, and smuggling cf, trafficking in, and abuse |
| 16 | of narcotic and psychotropic drugs. |
| 17 | This cooperation should include the development and |
| 18 | transmittal of plans by each signatory country to the Single |
| 19 | Convention on Narcotic Drugs, 1961, in which illicit |
| 20 | narcotics and psychotropic crop cultivation exists, which |
| 21 | would advise the International Narcotics Control Bcard, the |
| 22 | United Nations Commission on Narcotic Drugs, and the |
| 23 | international community of the strategy, programs, and |
| 24 | timetable such country has established for the progressive |
| 25 | elimination of that cultivation. |

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"(2) In order to promote such cooperation, the
President is authorized to conclude agreements with other
countries to facilitate control of the production,
processing, transportation, and distribution of naroctics
analgesics, including opium and its derivatives, other
narcotic and psychotropic drugs, and other controlled
substances.

**(3) NotWithstanding any other provision of law, the
9 President is authorized to furnish assistance to any country
10 or international organization, on such terms and conditions
11 as he may determine, for the control of narcotic and
12 psychotropic drugs and other controlled substances.''.

(b) Section 481 of such Act (22 U.S.C. 2291) is amended
by striking out subsection (e) and inserting in lieu thereof
the following:

"(e)(1) Not later than February 1 of each year, the 16 President shall transmit to the Speaker of the House of 17 Representatives, and to the Committee on Foreign Relations 18 of the Senate, a report on United States policy to establish 19 23 and encourage an international stratecy to prevent the illicit cultivation and manufacture of and traffic in 21 narcotic and psychetropic drugs and ether controlled 22 23 substances.

24 ''(2)(A) Each report pursuant to this subsection shall
25 describe the policies adopted, agreements concluded, and

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programs implemented by the Department of State in pursuit 1 2 of its delegated responsibilities for international 3 narcotics control, including policy development, bilateral and multilateral funding and other support for international 4 narcotics control projects, representations of the United 5 6 States Government to international organizations and 7 agencies concerned with narcotics control, training of foreign enforcement personnel, coordination of the 8 9 international narcotics control activities of United States Government agencies, and technical assistance to 10 international demand reduction programs. 11

12 ''(B) Each such report shall also describe the 13 activities of the United States in international financial 14 institutions to combat the entry of illicit narcotic and 15 psychotropic drugs and other controlled substances into the 16 United States.

17 ''(C) Each such report shall describe the activities for 18 the fiscal year just ended, for the current fiscal year, and 19 for the next fiscal year.

''(3) Each such report shall identify those countries
which are the significant direct or indirect sources of
illicit narcotic and psychotropic drugs and other controlled
substances significantly affecting the United States. For
each such country, each report shall include the following:
''(A) A detailed status report, with such

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information as can be reliably obtained, on the illicit 1 narcotic or psychotropic drugs or other controlled 2 3 substances which are being cultivated, produced, or 4 processed in or transported through such country, noting significant changes in conditions, such as increases or 5 decreases in the illicit cultivation and manufacture of 6 and traffic in such drugs and substances. 7 8 "(B) A description of the assistance under this

9 chapter and the other kinds of United States assistance 12 which such country received in the preceding fiscal 11 year, which are planned for such country for the current fiscal year, and which are proposed for such country for 12 the next fiscal year, with an analysis of the impact 13 14 that the furnishing of each such kind of assistance has 15 had or is expected to have on the illicit cultivation 16 and manufacture of and traffic in narcotic and 17 psychotropic drugs and other controlled substances in 18 such country.

19 ''(C) A description of the plans, programs, and 29 timetables adopted by such country for the progressive 21 elimination of the illicit cultivation of naroctic and 22 pyschotropic drugs and other controlled substances, and 23 a discussion of the adequacy of the legal and law 24 enforcement measures taken and the accomplishments 25 achieved in accord with these plans.

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1 **(4) In addition, each report pursuant to this subsection shall include, for each major illicit drug 2 producing country for which the President is proposing to 3 furnish United States assistance for the next fiscal year, a 4 determination by the President of the maximum reductions in 5 illicit drug production which are achievable during the next 6 fiscal year. Such determination shall be based upor (A) the 7 measures which the country is currently taking, and the 8 measures which the country has planned for the next fiscal 9 year, in order to prevent narcotic and psychotropic drugs 10 and other controlled substances from being cultivated, 11 12 produced, or processed illicitly, in whole or in part in such country, from being transported through such country to 13 United States Government personnel or their dependents, cr 14 15 from entering the United States unlawfully, and (B) the other information provided pursuant to this subsection. 16 17 **(5) For each major illicit orug producing country which received United States assistance for the preceding 18 fiscal year, each report pursuant to this subsection shall 19 set forth the actual reductions in illicit drug production 20 achieved by that country during such fiscal year. 21 22 "(f) As soon as possible after the transmittal of the

24 representatives of the President shall initiate appropriate 25 consultations with members of the Committee on Foreign

report required by subsection (e), the designated

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1 Relations of the Senate and members of the Committee or Foreign Affairs of the House of Representatives. Such 2 consultations shall include in-person discussions by 3 4 designated representatives of the President (including the 5 Assistant Secretary of State for International Marcotics Control and appropriate representatives of the Department of 6 7 Health and Human Services, the Department of the Treasury, 8 the Department of Defense, the Department of Justice, and 9 the Agency for International Development) to review the 10 worldwide illicit drug production situation and the role 11 that United States assistance to major illicit drug 1 12 producing countries, and United States contributions to 13 international financial institutions, have in compating the 14 entry of illicit narcotic and pyschotropic drugs and other controlled substances into the United States. Such 15 16 consultation shall include, with respect to each major 17 illicit drug producing country for which the President is proposing to furnish United States assistance for the next 18 19 fiscal year, the furnishing cf--``(1) a description of the nature of the illicit 20 21 drug production problem; ``(2) an analysis of the climatic, geographic, 22 23 political, economic, and social factors that affect the

24 illicit drug production;

25 ``(3) a description of the methodology employed to

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determine the maximum achievable reductions in illicit
drug production described pursuant to subsection (e)(4);
and

"(4) an analysis of any additional United States
assistance that would be required to achieve trose
reductions.

7 The chairman of the Committee on Foreign Relations and the
8 chairman of the Committee on Foreign Affairs shall each
9 cause the substance of each consultation to be printed in
10 the Congressional Record.

11 "(g) After consultations have been initiated pursuant . 12 to subsection (f), the Committee on Foreign Relations and the committee on Fcreign Affairs should hold a hearing to 13 review the report submitted pursuant to subsection (e), 14 especially the determinations described in subsection 15 (e)(4). The hearing shall be open to the public unless the 16 17 committee determines, in accordance with the rules of its House, that the hearing should be closed to the public. 18

''(h)(1) If the President determines that a major illicit drug producing country has failed to take adequate steps to prevent narcotic and psychotropic drugs and other controlled substances produced or processed, in whole or in part, in such country or transported through such country, from being sold illegally within the jurisdiction of such country to United States Government personnel or their

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| 1 | dependents or from being smuggled into the United States |
|----|--|
| 2 | ''(A) the Fresident shall suspend United States |
| 3 | assistance to cr fcr such country; and |
| 4 | ``(B) the Secretary of the Treasury shall instruct |
| 5 | the United States Executive Director of the |
| 6 | International Bank for Reconstruction and Development, |
| 7 | the United States Executive Director of the |
| 8 | International Development Association, the United States |
| 9 | Executive Director of the Inter-American Development |
| 10 | Bank, and the United States Executive Director of the |
| 11 | Asian Development Bank, to vote against any loan or |
| 12 | other utilization of the funds of their respective |
| 13 | institution to or for such country. |
| 14 | ``(2) In determining whether adequate steps have been |
| 15 | taken, the President shall give foremost consideration to |
| 16 | whether the actions of the government of the country have |
| 17 | resulted in the maximum reductions in illicit drug |
| 18 | production which were determined to be achievable pursuant |
| 19 | to subsection (e)(4). The President shall also consider |
| 20 | whether such government has taken the legal and law |
| 21 | enforcement measures to enforce in its territory, to the |
| 22 | maximum extent possible, the elimination of illicit |
| 23 | cultivation and the suppression of illicit manufacture of |
| 24 | and traffic in narcotic and psychotropic drugs and other |
| 25 | controlled substances, as evidenced by seizures of such |

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drugs and substances and of illicit lateratories and the
 arrest and presecution of violators involved in the traffic
 in such drugs and substances significantly affecting the
 United States.

5 (3) If assistance to a country is suspended pursuant 6 to this subsection, such suspension shall continue in force 7 until the President determines, and reports to the Congress 8 in writing, that the government of such country has taken 9 the adequate steps described in paragraph (2) of this 10 subsection, including--

``(A) having prepared, presented, and committed 11 itself to a plan providing for the control, reduction, 12 13 and gradual elimination of the illicit cultivation, production, processing, transportation, and distribution 14 of narcotic and psychotropic drugs and other controlled 15 substances within an explicitly stated period of time, 16 with implementation commencing price to the resumption 17 of United States assistance to or for such country and 18 prior to approval by the United States of the extension 19 of any lean or the furnishing of any financial cr 20 21 technical assistance by any international financial institution to such country; and 22

**(B) having taken legal and law enforcement
 measures to enforce effective suppression of the illicit
 cultivation, production, processing, transportation, and

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| 1 | distribution of narcotic and pyschetropic drugs and |
| 2 | other controlled substances. |
| 3 | <pre>``(1) As used in this section</pre> |
| 4 | ``(1) the term `legal and law enforcement measures' |
| 5 | means |
| 6 | `(A) the enactment and implementation of laws |
| 7 | and regulations or the implementation of existing |
| 8 | laws and regulations to provide for the progressive |
| 9 | control, reduction, and gradual elimination of the |
| 10 | illicit cultivation, production, processing, |
| 11 | transportation, and distribution of narcotic drugs |
| 12 | and other controlled substances; and |
| 13 | ``(B) the effective organization, staffing, |
| 14 | equipping, funding, and activation of those |
| 15 | governmental authorities responsible for narootics |
| 16 | control; |
| 17 | `(2) the term `major illicit drug producing |
| 18 | country' means a country producing five metric tons or |
| 19 | more of cpium or cpium derivative during a fiscal year |
| 2Ø | or producing five hundred metric tons or more of coca or |
| 21 | marijuana (as the case may be) during a fiscal year; |
| 22 | `(3) the term `narcotic and psychotropic drugs and |
| 23 | other controlled substances' has the same meaning as is |
| 24 | given by any applicable international narootics control |
| 25 | agreement or domestic law of the ccuntry or countries |

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| 1 | concerned; and |
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| 2 | `(4) the term 'United States assistance' means |
| 3 | assistance of any kind which is provided by grant, sale, |
| 4 | loan, lease, credit, guaranty, or insurance, or by any |
| 5 | other means, by any agency or instrumentality of the |
| 6 | United States Government to any foreign country, |
| 7 | including |
| 8 | (λ) assistance under this Act (including |
| ġ | programs under title IV of chapter 2 of this part); |
| 10 | ``(B) sales, credits, and guaranties under the |
| 11 | Arms Export Control Act; |
| 12 | ``(C) sales under title I or III and donations |
| 13 | under title II of the Agricultural Trade Development |
| 14 | and Assistance Act of 1954 of nonfood commodities; |
| 15 | ``(D) other financing programs of the Commodity |
| 16 | Credit Corporation for export sales of nonfood |
| 17 | commcdities; and |
| 18 | ``(E) financing under the Export-Import Bank Act |
| 19 | Of 1945; |
| 20 | except that the term 'United States assistance' does not |
| 21 | include (i) international narcotics control assistance |
| 22 | under this chapter, (ii) disaster relief assistance |
| 23 | (including any assistance under chapter 9 of this part), |
| 24 | (iii) assistance which involves the provision of food cr |
| 25 | medicine, (iv) assistance for refugees, (v) assistance |

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| 1 | under the Inter-American Foundation Act, cr (vi) |
|---|---|
| 2 | activities authorized pursuant to the Mational Security |
| 3 | Act of 1947 (50 U.S.C. 401 et seq.), the Central |
| 4 | Intelligence Agency Act of 1949 (50 U.S.C. 403a et |
| 5 | seq.), or Executive order Number 12333 (December 4, |
| 6 | 1981). |

7 "(j) The Department of State shall encourage the 8 International Narcctics Control Board and the United Nations 9 Commission on Narcctic Drugs to take such actions as are 10 appropriate and necessary to secure from signatory countries 11 to the Single Convention on Narcotic Drugs, 1961, the plans 12 described in this section, and to obtain reports from such 13 countries on their achievements under such plans.".

Termination of Assistance Programs for Syria Sec. 1004. (a) After the enactment of this section, funds available to the Agency for International Development may not be used for any payment or reimbursement of any kind to the Government of Syria or for the delivery of any goods or services of any kind to the Government of Syria.

(b) The Administrator of the Agency for International
Development shall deobligate all funds which have been
obligated for Syria under the Foreign Assistance Act of 1961
prior to the enactment of this section, except that-(1) such funds may continue to be used to finance

25 the training or studies outside of Syria of students

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whose course of study began before the enactment of this
 section;

3 (2) the Administrator may adopt as a contract of the 4 United States Government any contract with a Urited 5 States or third-country contractor which would otherwise be terminated pursuant to this subsection, and may 6 assume in whole or in part any liabilities arising under 7 8 such contract, except that the authority provided by 9 this paragraph may be exercised only to the extent that 10 budget authority is available to meet the obligations of the United States under such contracts; and 11

(3) amounts certified pursuant to section 1311 of the Supplemental Appropriation Act, 1955, as having been obligated for Syria under chapter 4 of part II of the Foreign Assistance Act of 1961 shall continue to be available until expended to meet recessary expenses arising from the termination of assistance programs for Syria pursuant to this subsection.

19Prohibition on certain assistance to the Khmer Rouge20In Kampuchea

Sec. 1005. (a) Notwithstanding any other provision of law, none of the funds authorized to be appropriated by this Act or any other Act πay be obligated or expended for the purpose or with the effect of promoting, sustaining, or augmenting, directly or indirectly, the capacity of the

Khmer Rouge or any of its members to conduct military or

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2 paramilitary operations in Kampuchea cr elsewhere in 3 Indochina. (b) All funds appropriated before the date of enactment 4 of this section which were obligated but not expended for 5 6 activities having the purpose or effect described in 7 subsection (a) shall be decbligated and shall be deposited in the Treasury of the United States as miscellanecus 8 9 receipts. 10 (c) This section shall not be construed as limiting the provision of food, medicine, or other humanitarian 11 12 assistance to the people of Kampuchea. 13 Racul Wallerberg and Jar Karlan Sec. 1006. (a) The Congress finds that--14 (1) the Scviet Union arrested one of the great 15 heroes of modern times in 1945 when they arrested Baoul 16 17 Wallenberg; 18 (2) Racul Wallenberg Was a Swedish diplomat who, at great personal risk, had acted to save hundreds of 19 thousands of Hungarian Jews from the Nazi Holocaust; 2Ø 21 (3) Raoul Wallenberg took these actions as a 22 humanitarian and with the knowledge, consent, and financial assistance of the United States Government; 23 24 (4) Racul Wallenberg has recently been made an honorary citizen of the United States; 25

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| 1 | (5) the Soviet Union has changed their story a |
|----|--|
| 2 | number of times about the whereabouts of Racul |
| 3 | Wallenberg; |
| 4 | (6) the most recent position of the Soviet Union is |
| 5 | that he died in 1947; |
| 6 | (7) there are many eyewitnesses who have testified |
| 7 | that they saw Bacul Wallenberg in Russian prisons and |
| 8 | hospitals in the decades since the 1940's; |
| 9 | (8) one of the most recent eyewitnesses was Jar |
| 19 | Kaplan, a Russian refusnik who shortly after his release |
| 11 | from a Soviet jail in 1977, phoned his daughter, Dcctcr |
| 12 | Anna Bilder, in Israel and reported that he had met a |
| 13 | Swede in prison who had survivied thirty years in the |
| 14 | Gulag; |
| 15 | (9) during the next two years, Anna Bilder received |
| 16 | no further word from or about her father; |
| 17 | (10) in July 1977, Jan Kaplan's wife smuggled a |
| 18 | letter to Doctor Bilder informing her that Jan Kaplan |
| 19 | had been rearrested because of a letter he had tried to |
| 20 | smuggle to her about Raoul Wallenterg; |
| 21 | (11) in 1980, the Swedish Government sent an |
| 22 | official request to interview Jan Kaplan; |
| 23 | (12) the Scviets made no response to this request; |
| 24 | (13) the whereabouts of Jan Kaplan are not known; |
| 25 | and |

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(14) Jan Kaplan could provide valuable information
 about Baoul Wallenberg.

(D) It is the sense of the Congress that the President,
acting directly or through the Secretary of State, should
take all possible steps at all appropriate times to
ascertain the whereabouts of Jan Kaplan and to request an
interview with him in order to learn more concerning the
whereabouts of Raoul Wallenberg.

Policy toward the export of ruclear-related 9 10 Equipment, materials, or technology To india, argentina, and south africa 11 Sec. 1007. (a) It is the sense of Congress that the 12 United States Government should disapprove the export of, 13 and should suspend or revoke approval for the export of, any 14 nuclear-related equipment, material, cr technology, 15 including nuclear components and heavy water, to the 16 Government of India, Argentina, or South Africa until such 17 time as such government gives the Government of the United 18 States stronger nuclear nonproliferation guarantees. Such 19 2Ø guarantees should include--(1) reliable assurances by such government that it 21

is not engaged in any program leading to the
development, testing, cr detonation of nuclear explosive
devices; and

agreement by such government to accept

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| 1 | international safeguards on all its nuclear facilities. |
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| 2 | (b) If the President determines, ir the case of India's |
| 3 | Tarapur reactor, while it is under International Atomic |
| 4 | Energy Agency inspection, that certain equipment or non- |
| 5 | nuclear material or technology is necessary for humanitarian |
| 6 | reasons to protect the health and safety of operations and |
| 7 | is not available from a foreign supplier, the President may |
| 8 | authorize the export of such equipment or non-nuclear |
| 9 | material or technoloy. |
| 10 | Acid rain |
| 11 | Sec. 1008. (a) The Congress finds the following: |
| 12 | (1) Acid deposition, commonly known as "acid rain" |
| 13 | is believed to have caused serious damage to the natural |
| 14 | environment in large parts of Canada and the United |
| 15 | States and has raised justified concerns among citizens |
| 16 | of both countries. |
| 17 | (2) Acid rain is believed to have caused billions of |
| 18 | dollars of damage annually to both natural and man-made |
| 19 | materials. It damages crops and the fcrests which |
| 20 | support 25 percent of the Canadian economy and much of |
| 21 | our own. It threatens marine life in fresh water lakes, |
| 22 | rivers, and streams. |
| 23 | (3) The principal sources of acid rain are believed |
| 24 | to be emissions resulting from power generation, |
| 25 | industrial production, mineral smelters, and automobile |
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transportation which originate in Eoch the United States
 and Canada and which affect the environment of the
 other.

4 (4) Section 612 of the Foreign Relations
5 Authorization Act, Fiscal Year 1979, called upon the
6 President to "make ever effort to negotiate a
7 cooperative agreement with the Government of Canada
8 aimed at preserving the mutual airshed of the United
9 States and Canada so as to protect and enhance air
10 resoures".

(5) On August 5, 1980, the Governments of Canada and 11 the United States signed a Memorandum of Intent 12 committing both parties 'to develop a bilateral 13 agreement which will reflect and further the development 14 of effective dcmestic control programs and other 15 measures to combat transboundary air pollution, " and, 16 as an interim action, committing both parties to 17 "promote vigorous enforcement of existing laws and 18 regulations" and "to develop demestic air pellution 19 control policies and strategies, and as necessary and 20 appropriate, seek legislative or other support to give 21 22 effect to them ".

(6) The Government of Canada has made a formal offer
to reduce eastern emissions of sulfur dioxide by 50
percent by 1990 should the United States make a

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1 comparable consitment.

(7) Both the United States and Canada have taken 2 steps to reduce transboundary pollutants. Present United 3 States air emission standards are the most stringent in 4 5 the world. In the past decade, the United States has reduced sulfur dicxide emissions by 15 percent. However, 6 7 the failure of the United States to respond in a timely manner to concerns about transbourdary air pollution 8 would harm the historically close relations between the 9 United States and Canada. 10

(8) The strategies and techniques adopted to control 11 air pollution emissions should weigh heavily the 12 employment and other economic effects on employment in 13 the United States and Canada of the acid precipitation, 14 electricity generation, manufacture, distribution and 15 installation of pollution control equipment, and any 16 curtailment of emission producing industrial activity. 17 18 (b) It is therefore the sense of the congress that the President should--19

20 (1) respond constructively to the Canadian offer on
21 air pollution emissions;

(2) proceed to negotiate as expeditiously as
possible a bilateral agreement with Canada providing for
significant reductions in transboundary air pollution
while keeping economic dislocations in both countries to

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23 · the minimum possible; and 1 2 (3) consider prompt initiation of a joint Government-supported program to develop new 3 4 cost-effective technologies that will facilitate 5 reduction of sulfur dioxide emissions and other copollutants; 6 (4) instruct the Secretary of State to report to the 7 8 Congress no later than December 1, 1983, or the progress 9 toward achieving a new transboundary air pollution agreement, including a cooperative program on new 10 technologies. 11 International agreements or natural gas 12 Sec. 1009. (a) The Congress finds that--13 14 (1) the foreign policy and economic well-being of the United States depend on mutually beneficial 15 relationships with our trading partners throughout the 16 17 worla; 18 (2) America's present economic difficulties have 19 been caused in part by the huge increases in the price of energy, especially imported energy, during the 20 21 1970's; 22 (3) at a time when prices for other forms of energy 23 are stabilizing or falling, the turner-tip price of natural gas continues to rise throughout the United 24 25 States;