S. 3426

To promote diversity at the Department of State, to direct the Secretary of State to review the termination characterization of former members of the Department who were fired by reason of their sexual orientation, and for other purposes.

IN THE SENATE OF THE UNITED STATES

DECEMBER 16, 2021

Mr. Menendez (for himself, Mr. Booker, Mr. Van Hollen, Mrs. Shaheen, Mr. Kaine, Mr. Cardin, Mr. Merkley, Mr. Markey, Mr. Schatz, Mr. Coons, and Mr. Murphy) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

To promote diversity at the Department of State, to direct the Secretary of State to review the termination characterization of former members of the Department who were fired by reason of their sexual orientation, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Department of State Inclusivity Act of 2021".

1 (b) Table of Contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—A DIVERSE WORKFORCE: RECRUITMENT, RETENTION, AND PROMOTION

- Sec. 101. Definitions.
- Sec. 102. Office of the Chief Diversity and Inclusion Officer.
- Sec. 103. Collection, analysis, and dissemination of workforce data.
- Sec. 104. Workforce interviews.
- Sec. 105. Recruitment and retention.
- Sec. 106. Sense of Congress on support for equal employment opportunity and merit principles criteria.
- Sec. 107. Leadership engagement and accountability.
- Sec. 108. Professional development opportunities and tools.
- Sec. 109. Examination and oral assessment for the Foreign Service.
- Sec. 110. Sense of Congress on veterans' recruitment for the Foreign Service.
- Sec. 111. Department of State and USAID fellowships and programs.
- Sec. 112. Expansion of Diplomats in Residence Program.
- Sec. 113. Use of gender neutral terms in employee evaluation forms.
- Sec. 114. Voluntary participation.
- Sec. 115. Sense of Congress on diversity, equity, and inclusion in the foreign affairs workforce.
- Sec. 116. Employee assignment restrictions and preclusions.
- Sec. 117. Mentorship program.
- Sec. 118. Senior Executive Service Candidate Development Program.

TITLE II—LOVE ACT OF 2021

- Sec. 201. Short title.
- Sec. 202. Findings.
- Sec. 203. Director General review.
- Sec. 204. Reports on reviews.
- Sec. 205. Establishment of Reconciliation Board.
- Sec. 206. Issuance of apology.
- Sec. 207. Establishment of permanent exhibit on the Lavender Scare.
- Sec. 208. Guidance on issuing visas.
- Sec. 209. Establishment of Advancement Board.

TITLE III—SHAPE ACT OF 2021

- Sec. 301. Short title; rule of construction.
- Sec. 302. Department of State policy and procedures on prevention and response to harassment, discrimination, sexual assault, and related retaliation.
- Sec. 303. Reporting, documentation, and investigation procedures.
- Sec. 304. Sexual assault protocol and victim care.
- Sec. 305. Rights of employees harassed, discriminated against, retaliated against, or sexually assaulted.
- Sec. 306. Provision of climate surveys.
- Sec. 307. Reports to Congress, the Department, and the public.
- Sec. 308. Required training for Department personnel.
- Sec. 309. Hiring, vetting, and promotion.

Sec. 310.	Nondisclosure	and nondist	paragement	agreements.
-----------	---------------	-------------	------------	-------------

Sec.	311.	Sense	of	Congress	on	sexual	harassment	and	assault	prevention	and
			era	dication is	n tl	ne forei	gn affairs w	orkfo	rce.		

1 TITLE I—A DIVERSE WORK-

2 FORCE: RECRUITMENT, RE-

3 TENTION, AND PROMOTION

- 4 SEC. 101. DEFINITIONS.
- 5 In this title:

14

21

- 6 (1) APPLICANT FLOW DATA.—The term "appli-7 cant flow data" means data that tracks the rate of 8 applications for job positions among demographic 9 categories.
- 10 (2) APPROPRIATE CONGRESSIONAL COMMIT11 TEES.—The term "appropriate congressional com12 mittees" means the Committee on Foreign Relations
 13 of the Senate and the Committee on Foreign Affairs

of the House of Representatives.

(81 Fed. Reg. 67398).

- 15 (3) Demographic data.—The term "demo-16 graphic data" means facts or statistics relating to 17 the demographic categories specified in the Office of 18 Management and Budget statistical policy directive 19 entitled "Standards for Maintaining, Collecting, and 20 Presenting Federal Data on Race and Ethnicity"
- (4) DEPARTMENT.—The term "Department"
 means the Department of State.

1	(5) DIVERSITY.—The term "diversity" means
2	those classes of persons protected under the Civil
3	Rights Act of 1964 (42 U.S.C. 2000a et seq.) and
4	the Americans with Disabilities Act of 1990 (42
5	U.S.C. 12101 et seq.).
6	(6) Secretary.—The term "Secretary" means
7	the Secretary of State.
8	(7) Workforce.—The term "workforce"
9	means—
10	(A) individuals serving in a position in the
11	civil service (as defined in section 2101 of title
12	5, United States Code);
13	(B) individuals who are members of the
14	Foreign Service (as defined in section 103 of
15	the Foreign Service Act of 1980 (22 U.S.C.
16	3902));
17	(C) all individuals serving under a personal
18	services agreement or personal services con-
19	tract;
20	(D) all individuals serving under a Foreign
21	Service Limited appointment under section 309
22	of the Foreign Service Act of 1980 (22 U.S.C.
23	3949); or
24	(E) individuals working in the Department
25	of State under any other authority.

1	SEC. 102. OFFICE OF THE CHIEF DIVERSITY AND INCLU-
2	SION OFFICER.
3	Section 1 of the State Department Basic Authorities
4	Act of 1956 (22 U.S.C. 2651a) is amended—
5	(1) by redesignating subsection (g) as sub-
6	section (h); and
7	(2) by inserting after subsection (f) the fol-
8	lowing new subsection:
9	"(g) Chief Diversity and Inclusion Officer.—
0	"(1) In general.—There shall be established
1	within the Department of State in the immediate of-
2	fice of the Secretary an Office of the Chief Diversity
3	and Inclusion Officer, which shall have at least two
4	additional members of staff. The head of the Office
5	of the Chief Diversity and Inclusion Officer shall re-
6	port directly to the Secretary.
7	"(2) Duties.—The Office of the Chief Diver-
8	sity and Inclusion Officer shall—
9	"(A) lead the development and implemen-
20	tation of proactive diversity, equity, and inclu-
21	sion initiatives in support of the Department's
22	strategic plan to create a culture for diversity,
23	equity, and inclusion;
24	"(B) work with the Office of Management
25	and Budget to assess areas of improvement for
6	recruitment and retention.

1	"(C) ensure the recruitment and retention
2	of a diverse workforce, including through col-
3	laboration with other Department offices and
4	bureaus to support them in assessing potential
5	barriers and developing recruitment and reten-
6	tion strategies;
7	"(D) recommend training initiatives on
8	cultural competency, gender differences, dis-
9	ability, sexual harassment, explicit and implicit
10	bias, and other topics designed to increase
11	awareness and support of equity and inclusion
12	values;
13	"(E) ensure the Department maintains
14	compliance with all relevant and applicable laws
15	and regulations; and
16	"(F) coordinate and engage with the Office
17	of Civil Rights and the Bureau of Global Talent
18	Management as necessary.".
19	SEC. 103. COLLECTION, ANALYSIS, AND DISSEMINATION OF
20	WORKFORCE DATA.
21	(a) Initial Report.—Not later than 180 days after
22	the date of the enactment of this Act, the Secretary shall,
23	in consultation with the Director of the Office of Per-
24	sonnel Management and the Director of the Office of Man-
25	agement and Budget, submit to the appropriate congres-

sional committees a report, which shall also be posted or
a publicly available website of the Department in a search-
able database format, that includes disaggregated demo-
graphic data and other information regarding the diversity
of the workforce of the Department.
(b) Data.—The report under subsection (a) shall in-
clude the following data:
(1) Demographic data on each element of the
workforce of the Department, disaggregated by rank
and grade or grade-equivalent, with respect to the
following groups:
(A) Applicants for positions in the Depart-
ment.
(B) Individuals hired to join the workforce
(C) Individuals promoted during the 2-year
period ending on the date of the enactment of
this Act, including promotions to and within the
Senior Executive Service or the Senior Foreign
Service.
(D) Individuals serving on applicable selec-
tion boards.
(E) Members of any external advisory com-
mittee or board who are subject to appointment
by individuals at senior positions in the Depart-

ment.

- 1 (F) Individuals participating in profes-2 sional development programs of the Depart-3 ment, and the extent to which such participants 4 have been placed into senior positions within 5 the Department after such participation.
 - (G) Individuals participating in mentorship or retention programs.
 - (H) Individuals who separated from the agency during the 2-year period ending on the date of the enactment of this Act, including individuals in the Senior Executive Service or the Senior Foreign Service.
 - (2) An assessment of agency compliance with the essential elements identified in Equal Employment Opportunity Commission Management Directive 715, effective October 1, 2003.
 - (3) Data on the overall number of individuals who are part of the workforces of the Department of State overall and within each bureau of the Department, the percentages of such workforce corresponding to each element listed in section 101(6), and the percentages corresponding to each rank, grade, or grade-equivalent.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- 1 (4) Data on the promotion outcomes of women 2 and racial or ethnic minorities in mid-career ranks 3 of the workforce.
- 4 (5) Demographic data, disaggregated by rank
 5 and grade or grade-equivalent, of contractors and
 6 subcontractors, as well as the nongovernmental orga7 nizations and civil society organizations that win
 8 bids or obtain contracts and grants and serve as
 9 subcontractors.
- 10 (c) RECOMMENDATION.—The Secretary may include in the report under subsection (a) a recommendation to 12 the Director of the Office of Management and Budget and to the appropriate congressional committees regarding whether the Department should collect more detailed data 14 15 on demographic categories in addition to the race and ethnicity categories specified in the Office of Management 16 17 and Budget statistical policy directive entitled "Standards 18 for Maintaining, Collecting, and Presenting Federal Data on Race and Ethnicity" (81 Fed. Reg. 67398). 19
- 20 (d) OTHER CONTENTS.—The report under sub-21 section (a) shall also describe the efforts of the Depart-22 ment—
- 23 (1) to propagate fairness, impartiality, and in-24 clusion in the work environment, both domestically 25 and abroad;

1	(2) to enforce anti-harassment and anti-dis-
2	crimination policies;
3	(3) to refrain from engaging in unlawful dis-
4	crimination in any phase of the employment process,
5	including recruitment, hiring, evaluation, assign-
6	ments, promotion, retention, and training;
7	(4) to prevent retaliation against employees for
8	participating in a protected equal employment op-
9	portunity activity;
10	(5) to provide reasonable accommodation for
11	qualified employees and applicants with disabilities;
12	and
13	(6) to recruit a representative workforce by—
14	(A) recruiting women and minorities;
15	(B) recruiting at women's colleges, histori-
16	cally Black colleges and universities, minority-
17	serving institutions, and other institutions serv-
18	ing a significant percentage of minority stu-
19	dents;
20	(C) placing job advertisements in news-
21	papers, magazines, and job sites oriented to-
22	ward women and minorities;
23	(D) sponsoring and recruiting at job fairs
24	in urban and rural communities and land-grant
25	colleges or universities;
	come See or anniversities,

1	(E) providing opportunities through the
2	Foreign Service Internship Program under
3	chapter 12 of the Foreign Service Act of 1980
4	(22 U.S.C. 4141 et seq.) and other hiring ini-
5	tiatives, including a description of efforts to
6	provide opportunities for paid internships;
7	(F) recruiting mid-level and senior-level
8	professionals through programs designed to in-
9	crease minority representation in international
10	affairs;
11	(G) offering the Foreign Service written
12	and oral assessment examinations in multiple
13	locations throughout the United States to re-
14	duce the burden of applicants having to travel
15	at their own expense to take either or both such
16	examinations; and
17	(H) supporting recruiting and hiring op-
18	portunities including through—
19	(i) the Charles B. Rangel Inter-
20	national Affairs Fellowship Program;
21	(ii) the Thomas R. Pickering Foreign
22	Affairs Fellowship Program;
23	(iii) the International Career Advance-
24	ment Program; and

1	(iv) other initiatives, including agency-
2	wide policy initiatives.
3	(e) Annual Updates.—Not later than one year
4	after the publication of the report required under sub-
5	section (a), and annually thereafter for five years, the Sec-
6	retary shall, in consultation with the Director of the Office
7	of Personnel Management and the Director of the Office
8	of Management and Budget, provide a report to the appro-
9	priate congressional committees, which shall be posted on
10	the Department's website and may be included in another
11	annual report required under another provision of law,
12	that includes—
13	(1) disaggregated demographic data relating to
14	the workforce and information on the status of di-
15	versity and inclusion efforts of the Department;
16	(2) an analysis of applicant flow data; and
17	(3) disaggregated demographic data relating to
18	participants in professional development programs of
19	the Department and the rate of placement into sen-
20	ior positions for participants in such programs.
21	SEC. 104. WORKFORCE INTERVIEWS.
22	(a) Retained Members.—The Director General of
23	the Foreign Service and the Director of the Bureau of
24	Global Talent Management of the Department should con-

1	duct periodic interviews with a representative and diverse
2	cross-section of the workforce of the Department—
3	(1) to understand the reasons of individuals in
4	such workforce for remaining in a position in the
5	Department; and
6	(2) to receive feedback on workplace policies,
7	professional development opportunities, and other
8	issues affecting the decision of individuals in the
9	workforce to remain in the Department.
10	(b) Departing Members.—The Director General of
11	the Foreign Service and the Director of the Bureau of
12	Global Talent Management shall provide an opportunity
13	for an exit interview to each individual in the workforce
14	of the Department who separates from service with the
15	Department to better understand the reasons of such indi-
16	vidual for leaving such service.
17	(c) Use of Analysis From Interviews.—The Di-
18	rector General of the Foreign Service and the Director of
19	the Bureau of Global Talent Management shall analyze
20	demographic data and other information obtained through
21	interviews under subsections (a) and (b) to determine—
22	(1) to what extent, if any, the diversity of those
23	conducting the interviews impacts the results; and
24	(2) whether to implement any policy changes or
25	include any recommendations in a report required

1	under subsection (a) or (e) of section 102 relating
2	to the determination reached pursuant to paragraph
3	(1).
4	(d) Tracking Data.—The Chief Diversity Officer
5	shall—
6	(1) track demographic data relating to partici-
7	pants in professional development programs and the
8	rate of placement into senior positions for partici-
9	pants in such programs;
10	(2) annually evaluate such data—
11	(A) to identify ways to improve outreach
12	and recruitment for such programs, consistent
13	with merit system principles; and
14	(B) to understand the extent to which par-
15	ticipation in any professional development pro-
16	gram offered or sponsored by the Department
17	differs among the demographic categories of the
18	workforce; and
19	(3) actively encourage participation from a
20	range of demographic categories, especially from cat-
21	egories with consistently low participation, in such
22	professional development programs.
23	SEC. 105. RECRUITMENT AND RETENTION.
24	(a) In General —The Secretary should—

1	(1) continue to seek a diverse and talented pool
2	of applicants; and
3	(2) instruct the Director General of the Foreign
4	Service and the Director of the Bureau of Global
5	Talent Management of the Department to have a
6	plan of action for the recruitment of people belong-
7	ing to traditionally underrepresented groups, which
8	should include outreach at appropriate colleges, uni-
9	versities, affinity groups, and professional associa-
10	tions.
11	(b) Scope.—The diversity recruitment initiatives de-
12	scribed in subsection (a) should include—
13	(1) recruiting at women's colleges, historically
14	Black colleges and universities, minority-serving in-
15	stitutions, and other institutions serving a signifi-
16	cant percentage of minority students;
17	(2) placing job advertisements in newspapers,
18	magazines, and job sites oriented toward diverse
19	groups;
20	(3) sponsoring and recruiting at job fairs in
21	urban and rural communities and land-grant colleges
22	or universities;
23	(4) providing opportunities through highly re-
24	spected, international leadership programs, that
25	focus on diversity recruitment and retention; and

1	(5) cultivating partnerships with organizations
2	dedicated to the advancement of the profession of
3	international affairs and national security to advance
4	shared diversity goals.
5	(c) Expand Training on Anti-Harassment and
6	ANTI-DISCRIMINATION.—
7	(1) In general.—The Secretary shall, through
8	the Foreign Service Institute and other educational
9	and training opportunities—
10	(A) expand the provision of training or
11	workplace rights and responsibilities to focus or
12	anti-harassment and anti-discrimination infor-
13	mation and policies;
14	(B) expand the provision of training or
15	workplace rights and responsibilities to focus or
16	explicit and implicit bias, including training or
17	the effects of bias; and
18	(C) make such expanded training manda-
19	tory for—
20	(i) individuals in senior and super-
21	visory positions; and
22	(ii) individuals having responsibilities
23	related to recruitment, retention, or pro-
24	motion of employees.

1	(2) Best practices.—Each agency shall give
2	special attention to ensuring the continuous incorpo-
3	ration of evidence-based best practices in training
4	provided under this subsection.
5	SEC. 106. SENSE OF CONGRESS ON SUPPORT FOR EQUAL
6	EMPLOYMENT OPPORTUNITY AND MERIT
7	PRINCIPLES CRITERIA.
8	It is the sense of Congress that—
9	(1) the "support for equal employment oppor-
10	tunity and merit principles" criteria for tenure and
11	promotion in the Foreign Service is critical to pro-
12	moting a more diverse Foreign Service;
13	(2) equal employment opportunity and merit
14	principles criteria for tenure and promotion in the
15	Civil Service is critical to promoting a more diverse
16	Civil Service; and
17	(3) the Department should—
18	(A) develop mechanisms to ensure that the
19	Foreign Service promotion list appropriately
20	promotes a diverse workforce;
21	(B) develop mechanisms to ensure that the
22	Civil Service appropriately promotes a diverse
23	workforce;
24	(C) establish criteria within the Foreign
25	Service Employee Evaluation Report that in-

1	clude evaluating the support of Foreign Service
2	officers for equal employment opportunities;
3	and
4	(D) establish criteria to evaluate the sup-
5	port of Civil Service officers for equal employ-
6	ment opportunities.
7	SEC. 107. LEADERSHIP ENGAGEMENT AND ACCOUNT-
8	ABILITY.
9	(a) REWARD AND RECOGNIZE EFFORTS TO Pro-
10	MOTE DIVERSITY AND INCLUSION.—
11	(1) IN GENERAL.—The Secretary shall imple-
12	ment performance and advancement requirements
13	that reward and recognize the efforts of individuals
14	in senior positions and supervisors in the Depart-
15	ment in fostering an inclusive environment and culti-
16	vating talent consistent with merit system principles,
17	such as through participation in mentoring pro-
18	grams or sponsorship initiatives, recruitment events,
19	and other similar opportunities.
20	(2) Outreach events.—The Secretary shall
21	create opportunities for individuals in senior posi-
22	tions and supervisors in the Department to partici-
23	pate in outreach events and to discuss issues relat-
24	ing to diversity and inclusion within the workforce

1	on a regular basis, including with employee resource
2	groups.
3	(b) Sense of Congress on External Advisory
4	COMMITTEES AND BOARDS.—It is the sense of Congress
5	that the Secretary should ensure that qualified teams that
6	represent the diversity of the Department review in ad-
7	vance appointments to external advisory committees or
8	boards by senior officials in the Department.
9	SEC. 108. PROFESSIONAL DEVELOPMENT OPPORTUNITIES
10	AND TOOLS.
11	(a) Expand Provision of Professional Devel-
12	OPMENT AND CAREER ADVANCEMENT OPPORTUNITIES.—
13	The Secretary is authorized to expand professional devel-
14	opment opportunities that support the mission needs of
15	the Department, such as—
16	(1) academic programs;
17	(2) private-public exchanges; and
18	(3) detail assignments to relevant positions in—
19	(A) private or international organizations;
20	(B) State, local, and Tribal governments;
21	(C) other branches of the Federal Govern-
22	ment; or
23	(D) schools of international affairs or
24	those with related programs.
25	(b) Training for Senior Positions.—

- 1 (1) IN GENERAL.—The Secretary shall offer, or 2 sponsor members of the workforce to participate in, 3 a Senior Executive Service candidate development 4 program or other program that trains members on 5 the skills required for appointment to senior posi-6 tions in the Department.
 - (2) Requirements.—In determining which members of the workforce are granted professional development or career advancement opportunities under paragraph (1), the Secretary shall—
 - (A) ensure any program offered or sponsored by the Department under such subparagraph comports with the requirements of subpart C of part 412 of title 5, Code of Federal Regulations, or any successor thereto, including merit staffing and assessment requirements;
 - (B) consider the number of expected vacancies in senior positions as a factor in determining the number of candidates to select for such programs;
 - (C) understand how participation in any program offered or sponsored by the Department under such subparagraph differs by gender, race, national origin, disability status, or other demographic categories; and

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	(D) actively encourage participation from a
2	range of demographic categories, especially
3	from categories with consistently low participa-
4	tion.
5	SEC. 109. EXAMINATION AND ORAL ASSESSMENT FOR THE
6	FOREIGN SERVICE.
7	(a) Sense of Congress.—It is the sense of Con-
8	gress that the Department should offer both the Foreign
9	Service written examination and oral assessment in more
10	locations throughout the United States. Doing so would
11	ease the financial burden on potential candidates who do
12	not currently reside in and must travel at their own ex-
13	pense to one of the few locations where these assessments
14	are offered.
15	(b) Foreign Service Examinations.—Section
16	301(b) of the Foreign Service Act of 1980 (22 U.S.C.
17	3941) is amended—
18	(1) by striking "The Secretary" and inserting:
19	"(1) The Secretary"; and
20	(2) by adding at the end the following new
21	paragraphs:
22	"(2) The Secretary shall ensure that the Board of
23	Examiners for the Foreign Service annually offers the oral
24	assessment examinations described in paragraph (1) in
25	cities, chosen on a rotating basis, located in at least three

- 1 different time zones across the United States, and that
- 2 those examinations give sufficient weight to a candidate's
- 3 commitment to inclusion and diversity.
- 4 "(3) The Secretary shall consider whether partici-
- 5 pants in Department fellowship programs should be re-
- 6 quired to take oral examinations, and whether there is any
- 7 justification for requiring certain, but not all, fellowship
- 8 participants to take such examinations.".
- 9 SEC. 110. SENSE OF CONGRESS ON VETERANS' RECRUIT-
- 10 MENT FOR THE FOREIGN SERVICE.
- 11 It is the sense of Congress that the Foreign Service
- 12 exam should be offered in multiple diverse locations, at
- 13 least in three different time zones in a calendar year, to
- 14 encourage more accessibility to the test, especially for vet-
- 15 erans and members of the United States Armed Forces
- 16 transitioning to civilian life.
- 17 SEC. 111. DEPARTMENT OF STATE AND USAID FELLOW-
- 18 SHIPS AND PROGRAMS.
- 19 (a) Education Grants.—The Secretary of State
- 20 may make grants to postsecondary educational institu-
- 21 tions, including minority-serving institutions, or students
- 22 for the purpose of increasing knowledge and awareness of
- 23 and interest in employment with the Civil Service. To the
- 24 extent possible, the Secretary shall give special emphasis
- 25 to promoting such knowledge and awareness of, and inter-

- 1 est in employment with, the Civil Service among minority
- 2 students. Any grants awarded shall be made pursuant to
- 3 regulations to be established by the Secretary of State,
- 4 which shall provide for a limit on the size of any specific
- 5 grant and, regarding any grants to individuals, shall en-
- 6 sure that no grant recipient receives an amount of grants
- 7 from one or more Federal programs which in the aggre-
- 8 gate would exceed the cost of his, her, or their education
- 9 and shall require satisfactory educational progress by
- 10 grantees as a condition of eligibility for continued receipt
- 11 of grant funds.
- 12 (b) Donald M. Payne International Develop-
- 13 MENT FELLOWSHIP PROGRAM.—Undergraduate and
- 14 graduate components of the Donald M. Payne Inter-
- 15 national Development Fellowship Program are authorized
- 16 and encouraged to conduct outreach to attract out-
- 17 standing students with an interest in pursuing a Foreign
- 18 Service career who represent diverse ethnic and socio-
- 19 economic backgrounds.
- 20 (c) Review of Past Programs.—The Secretary of
- 21 State and the Administrator of the United States Agency
- 22 for International Development shall review past and
- 23 present programs, including the Donald M. Payne Inter-
- 24 national Development Fellowship Program, the Thomas
- 25 R. Pickering Fellowship in International Affairs, and the

- 1 Charles B. Rangel International Affairs Program, de-
- 2 signed to increase minority representation in international
- 3 affairs positions.
- 4 SEC. 112. EXPANSION OF DIPLOMATS IN RESIDENCE PRO-
- 5 GRAM.
- 6 Not later than one year after the date of the enact-
- 7 ment of this Act, the Secretary of State shall double the
- 8 number of diplomats in the Diplomats in Residence Pro-
- 9 gram as of the date of the enactment of this Act.
- 10 SEC. 113. USE OF GENDER NEUTRAL TERMS IN EMPLOYEE
- 11 EVALUATION FORMS.
- The Secretary shall develop a pilot program to use
- 13 gender neutral terms in employee evaluation forms.
- 14 SEC. 114. VOLUNTARY PARTICIPATION.
- 15 (a) In General.—Nothing in this title shall be con-
- 16 strued so as to compel any Department personnel to par-
- 17 ticipate in the collection of the data or divulge any per-
- 18 sonal information. Department employees shall be in-
- 19 formed that their participation in the data collection con-
- 20 templated by this title is voluntary.
- 21 (b) Privacy Protection.—Any data collected
- 22 under this title shall be subject to the relevant privacy pro-
- 23 tection statutes and regulations applicable to Federal em-
- 24 ployees.

1	SEC. 115. SENSE OF CONGRESS ON DIVERSITY, EQUITY,
2	AND INCLUSION IN THE FOREIGN AFFAIRS
3	WORKFORCE.
4	It is the sense of Congress that the foreign affairs
5	workforce, including the United States Agency for Inter-
6	national Development, the Broadcasting Board of Gov-
7	ernors, the Peace Corps, the Development Finance Cor-
8	poration, and the Millennium Challenge Corporation,
9	should take significant steps to improve diversity, equity,
10	and inclusion in their workforce, especially as it relates
11	to recruitment, retention, and promotion.
12	SEC. 116. EMPLOYEE ASSIGNMENT RESTRICTIONS AND
13	PRECLUSIONS.
14	(a) Sense of Congress.—It is the sense of Con-
1415	(a) SENSE OF CONGRESS.—It is the sense of Congress that the Department of State should expand the ap-
15	gress that the Department of State should expand the ap-
15 16	gress that the Department of State should expand the appeal process it makes available to employees related to as-
15 16 17	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions.
15 16 17 18	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions. (b) Appeals of Assignment Restriction or Pre-
15 16 17 18 19	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions. (b) Appeals of Assignment Restriction or Preclusion.—Section 414(a) of the Department of State Au-
15 16 17 18 19 20	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions. (b) Appeals of Assignment Restriction or Preclusion.—Section 414(a) of the Department of State Authorities Act, Fiscal Year 2017 (22 U.S.C. 2734c(a)) is
15 16 17 18 19 20 21	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions. (b) Appeals of Assignment Restriction or Preclusion.—Section 414(a) of the Department of State Authorities Act, Fiscal Year 2017 (22 U.S.C. 2734c(a)) is amended by adding at the end the following: "The right
15 16 17 18 19 20 21 22	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions. (b) APPEALS OF ASSIGNMENT RESTRICTION OR PRECLUSION.—Section 414(a) of the Department of State Authorities Act, Fiscal Year 2017 (22 U.S.C. 2734c(a)) is amended by adding at the end the following: "The right and process shall ensure that any employee subjected to
15 16 17 18 19 20 21 22 23	gress that the Department of State should expand the appeal process it makes available to employees related to assignment preclusions and restrictions. (b) Appeals of Assignment Restriction or Preclusion.—Section 414(a) of the Department of State Authorities Act, Fiscal Year 2017 (22 U.S.C. 2734c(a)) is amended by adding at the end the following: "The right and process shall ensure that any employee subjected to an assignment restriction or preclusion shall have the

- 1 cer serving on the Security Appeals Panel as part of any
- 2 appeals process. Any such appeal shall be resolved not
- 3 later than 60 days after the appeal is filed.".
- 4 SEC. 117. MENTORSHIP PROGRAM.
- 5 (a) IN GENERAL.—The Foreign Service Act of 1980
- 6 is amended by inserting after section 708 (22 U.S.C.
- 7 4028) the following new section:
- 8 "SEC. 709. MENTORSHIP PROGRAM.
- 9 "(a) IN GENERAL.—The Secretary of State shall es-
- 10 tablish in the Department of State a mentorship program
- 11 to match interested participants who are—
- "(1) entry-level members of the Foreign Serv-
- ice; and
- 14 "(2) mid-level members of the Foreign Service.
- 15 "(b) Duration.—Individuals participating in the
- 16 mentorship program under this section should participate
- 17 for a minimum of two years.
- 18 "(c) Employee Affinity Groups.—Members of
- 19 Employee Affinity Groups shall be encouraged to partici-
- 20 pate in the mentorship program established under this sec-
- 21 tion.
- 22 "(d) Service as a mentor in the mentorship program
- 23 may be considered as satisfying the criteria described in
- 24 section 603(b)(1).".

1	(b) CLERICAL AMENDMENT.—The table of contents
2	in section 2 of the Foreign Service Act of 1980 is amended
3	by inserting after the item relating to section 708 the fol-
4	lowing new item:
	"Sec. 709. Mentorship program.".
5	(c) Mentorship Program for Civil Service.—
6	(1) IN GENERAL.—The Secretary of State shall
7	establish a mentorship program to match mentors
8	with interested participants who are—
9	(A) members of the civil service at the GS-
10	12 level and below; and
11	(B) members of the civil service from at
12	the GS-13 level to the GS-15 level.
13	(2) Duration.—Individuals participating in
14	the civil service mentorship program under para-
15	graph (1) should participate for a minimum of two
16	years.
17	(3) Inclusion of employee affinity
18	GROUPS.—Members of employee affinity groups shall
19	be encouraged to participate in the civil service
20	mentorship program established under paragraph
21	(1).
22	SEC. 118. SENIOR EXECUTIVE SERVICE CANDIDATE DEVEL-
23	OPMENT PROGRAM.
24	(a) In General.—The Secretary of State shall offer
25	the Senior Executive Service Candidate Development Pro-

- 1 gram every three years to members of the civil service at
- 2 the Department of State at the GS-14 and GS-15 levels.
- 3 (b) Report.—The Secretary of State shall submit to
- 4 the Committee on Foreign Relations of the Senate and
- 5 the Committee on Foreign Affairs of the House of Rep-
- 6 resentatives a report detailing disaggregated demographic
- 7 information of candidates referred by each bureau of the
- 8 Department of State to interview for the Senior Executive
- 9 Service, including de-identified demographic information,
- 10 disaggregated by bureau, relating to the diversity of such
- 11 candidates.

12 **TITLE II—LOVE ACT OF 2021**

- 13 SEC. 201. SHORT TITLE.
- 14 This title may be cited as the "Lavender Offense Vic-
- 15 tim Exoneration Act of 2021" or the "LOVE Act of
- 16 2021".
- 17 SEC. 202. FINDINGS.
- 18 Congress makes the following findings:
- 19 (1) During the so-called "Lavender Scare", at
- least 1,000 people were wrongfully dismissed from
- 21 the Department of State for alleged homosexuality
- during the 1950s and well into the 1960s.
- 23 (2) According to the Department of State's Bu-
- reau of Diplomatic Security, Department of State
- employees were forced out of the Department on the

- grounds that their sexual orientation ostensibly made them vulnerable to blackmail and rendered them security risks.
 - (3) In addition to those wrongfully terminated, many other patriotic Americans were prevented from joining the Department due to a screening process that was put in place to prevent the hiring of those who, according to the findings of the Bureau of Diplomatic Security, "seemed like they might be gay or lesbian".
 - (4) Congress bears some responsibility for these discriminatory actions as the Department's actions were in part a response to congressional investigations into "sex perversion of Federal employees", reports on the employment of "moral perverts by Government Agencies", hearings and pressure placed on the Department through the appropriations process and congressional complaints that Foggy Bottom was "rampant with homosexuals who were sympathetic to Communism and vulnerable to blackmail".
 - (5) Between 1950 and 1969, the Department of State was required to report on the number of homosexuals fired each year as part of their annual appeals before the Committees on Appropriations.

- 1 (6) Although the worst effects of the "Lavender 2 Scare" are behind us, as recently as the early 1990s, 3 the Department of State's diplomatic security office was investigating State personnel thought to be gay and driving them out of government service as "security risks".
 - (7) In 1994, Secretary of State Warren Christopher issued a prohibition against discrimination at the Department of State, including that based on sexual orientation.
 - (8) In 1998, President William Jefferson Clinton signed Executive Order 13087 barring discrimination on the basis of sexual orientation.
 - (9) On January 9, 2017, Secretary of State John Kerry issued a statement regarding the "Lavender Scare", saying, "On behalf of the Department, I apologize to those who were impacted by the practices of the past and reaffirm the Department's steadfast commitment to diversity and inclusion for all our employees, including members of the LGBTI community.".

22 SEC. 203. DIRECTOR GENERAL REVIEW.

23 (a) REVIEW.—The Director General of the Foreign 24 Service and Director of the Bureau of Global Talent Man-25 agement of the Department of State, in consultation with

- 1 the Historian of the Department of State, shall review all
- 2 employee terminations that occurred after January 1,
- 3 1950, to determine who was wrongfully terminated owing
- 4 to their sexual orientation or gender identity, whether real
- 5 or perceived.
- 6 (b) Report.—Not later than 270 days after the date
- 7 of the enactment of this Act, the Director General shall,
- 8 consistent with applicable privacy regulations, compile the
- 9 information required under subsection (a) in a publicly
- 10 available report. The report shall include historical state-
- 11 ments made by officials of the Department of State and
- 12 Congress encouraging and implementing policies and tac-
- 13 tics that led to the termination of employees due to their
- 14 sexual orientation or gender identity.

15 SEC. 204. REPORTS ON REVIEWS.

- 16 (a) Reviews.—The Secretary of State shall conduct
- 17 reviews of the consistency and uniformity of the reviews
- 18 conducted by the Director General under section 203.
- 19 (b) Reports.—Not later than 270 days after the
- 20 date of the enactment of this Act, and annually thereafter
- 21 for 2 years, the Secretary shall submit to Congress a re-
- 22 port on the reviews conducted under section 203. Each
- 23 report shall include any comments or recommendations for
- 24 continued actions.

SEC. 205. ESTABLISHMENT OF RECONCILIATION BOARD.

- 2 (a) Establishment.—The Secretary of State shall
- 3 establish, within the Office of Civil Rights of the Depart-
- ment of State, an independent Reconciliation Board to re-4
- 5 view the reports released by the Director General of the
- Foreign Service and the Director of the Bureau of Global
- 7 Talent Management under section 203(b).
- 8 (b) Duties.—The Reconciliation Board shall—
- 9 (1) consistent with applicable privacy regulations, contact all employees found to be fired due to 10 the "Lavender Scare" or, in the case of deceased 12 former employees, the family members of the em-13 ployees, to inform them that their termination from 14 the Department of State has been deemed inappro-15 priate and that, if they wish, their employment

record can be changed to reflect these findings;

(2) designate a point of contact at a senior level position within the Office of the Director General of the Foreign Service and the Director of the Bureau of Global Talent Management to receive oral testimony of any employees or family members of deceased employees mentioned in the report who personally experienced discrimination and termination because of the actual or perceived sexual orientation or gender identity in order that such testimony may serve as an official record of these discriminatory

11

16

17

18

19

20

21

22

23

24

25

- policies and their impact on the lives of United States citizens serving their Nation; and
- 3 (3) provide an opportunity for any former em-4 ployee not mentioned in the report to bring forth a 5 grievance to the Board if they believe they were ter-6 minated due to their sexual orientation or gender 7 identity.

8 (c) Review of Claims.—

9

10

11

12

- (1) In General.—The Board shall review each claim described in subsection (b) within 150 days of receiving the claim. Lack of paperwork may not be used as a basis for dismissing any claims.
- 13 (2) COOPERATION.—The Department of State 14 shall be responsible for producing pertinent informa-15 tion regarding each claim to prove the employee was 16 not wrongfully terminated.
- 17 (d) TERMINATION.—The Board shall terminate 5
 18 years after the date of the enactment of this Act.

19 SEC. 206. ISSUANCE OF APOLOGY.

- 20 (a) FINDING.—Secretary of State Kerry delivered the
- 21 following apology on January 9, 2017: "Throughout my
- 22 career, including as Secretary of State, I have stood
- 23 strongly in support of the LGBTI community, recognizing
- 24 that respect for human rights must include respect for all
- 25 individuals. LGBTI employees serve as proud members of

- 1 the State Department and valued colleagues dedicated to
- 2 the service of our country. For the last several years, the
- 3 Department has pressed for the families of LGBTI offi-
- 4 cers to have the same protections overseas as families of
- 5 other officers. In 2015, to further promote LGBTI rights
- 6 throughout the world, I appointed the first ever Special
- 7 Envoy for the Human Rights of LGBTI Persons. In the
- 8 past—as far back as the 1940s, but continuing for dec-
- 9 ades—the Department of State was among many public
- 10 and private employers that discriminated against employ-
- 11 ees and job applicants on the basis of perceived sexual ori-
- 12 entation, forcing some employees to resign or refusing to
- 13 hire certain applicants in the first place. These actions
- 14 were wrong then, just as they would be wrong today. On
- 15 behalf of the Department, I apologize to those who were
- 16 impacted by the practices of the past and reaffirm the De-
- 17 partment's steadfast commitment to diversity and inclu-
- 18 sion for all our employees, including members of the
- 19 LGBTI community.".
- 20 (b) Congressional Apology.—Congress hereby of-
- 21 fers a formal apology for its responsibility in encouraging
- 22 the "Lavender Scare" and similar policies at the Depart-
- 23 ment of State, as these policies were in part a response
- 24 to congressional investigations into "sex perversion of
- 25 Federal employees", reports on the employment of "moral

1	perverts by Government Agencies", and hearings or pres-
2	sure otherwise placed on the Department of State through
3	the appropriations process.
4	SEC. 207. ESTABLISHMENT OF PERMANENT EXHIBIT ON
5	THE LAVENDER SCARE.
6	(a) In General.—The Secretary of State, working
7	with the current public-private partnership associated with
8	the Department of State's United States Diplomacy Cen-
9	ter, shall establish a permanent exhibit on the "Lavender
10	Scare" in the museum to assure that the history of this
11	discriminatory episode is not brushed aside.
12	(b) Specifications.—The exhibit—
13	(1) shall be installed at the museum not later
14	than one year after the date of enactment of this
15	Act;
16	(2) shall provide access to the reports compiled
17	by the Director General of the Foreign Service and
18	the Director of the Bureau of Global Talent Man-
19	agement under section 203(b); and
20	(3) shall readily display material gathered from
21	oral testimony received pursuant to section
22	205(b)(2) from employees or family members of de-
23	ceased employees who were subject to these discrimi-
24	natory policies during the "Lavender Scare"

1 SEC. 208. GUIDANCE ON ISSUING VISAS.

- 2 To demonstrate the Department of State's commit-
- 3 ment to ensuring fairness for current employees, not later
- 4 than 100 days after the date of the enactment of this Act,
- 5 the Secretary of State shall submit to Congress a report
- 6 on countries not issuing spousal visas to the spouses of
- 7 all Foreign Service personnel posted overseas due to their
- 8 sexual orientation or gender identity. This report shall in-
- 9 clude any comments or recommendations for actions, in-
- 10 cluding eliminating visa reciprocity with countries found
- 11 to be instituting these practices against the spouses of
- 12 Foreign Service personnel, that will lead to ensuring that
- 13 all spouses of Foreign Service personnel receive spousal
- 14 visas for the country their spouse is assigned, regardless
- 15 of sexual orientation or gender identity.

16 SEC. 209. ESTABLISHMENT OF ADVANCEMENT BOARD.

- 17 (a) Establishment.—The Secretary of State shall
- 18 establish, within the Office of the Director General of the
- 19 Department of State, a board comprised of senior-level of-
- 20 ficials to address the issues faced by LGBTQI+ Foreign
- 21 Service employees and their families.
- 22 (b) Hearing of Testimony.—The Advancement
- 23 Board shall hear testimony from any willing LGBTQI+
- 24 Foreign Service employees and their families regarding
- 25 any discrimination they have faced due to their sexual ori-
- 26 entation.

1 (c) Report.—

7

8

9

10

11

12

17

- 2 (1) IN GENERAL.—Not later than 100 days
 3 after completing collection of testimony described
 4 under subsection (b), and annually thereafter for 5
 5 years, the Advancement Board shall submit to Congress a report based on the testimony.
 - (2) CONTENT.—The report required under paragraph (1) shall include any comments or recommendations for continued actions to improve the Department of State to ensure that no employee or their family members experience discrimination due to their sexual orientation or gender identity.
- 13 (3) PRIVACY.—The report required under para-14 graph (1) shall remain private and will only be ac-15 cessible to Members of Congress, their appropriate 16 staff, and members of the Advancement Board.

TITLE III—SHAPE ACT OF 2021

- 18 SEC. 301. SHORT TITLE; RULE OF CONSTRUCTION.
- 19 (a) Short Title.—This title may be cited as the
- 20 "State Harassment and Assault Prevention and Eradi-
- 21 cation Act of 2021" or the "SHAPE Act of 2021".
- 22 (b) Rule of Construction.—Nothing in this title
- 23 shall be construed to supersede or otherwise affect the dis-
- 24 crimination protections or related processes provided
- 25 under section 717 of the Civil Rights Act of 1964 (42

1	U.S.C. 2000e–16) to officers and employees of the Depart-
2	ment of State or applicants for employment at the Depart-
3	ment.
4	SEC. 302. DEPARTMENT OF STATE POLICY AND PROCE-
5	DURES ON PREVENTION AND RESPONSE TO
6	HARASSMENT, DISCRIMINATION, SEXUAL AS-
7	SAULT, AND RELATED RETALIATION.
8	(a) Comprehensive Policy on Prevention and
9	RESPONSE.—Not later than one year after the date of the
10	enactment of this Act, the Secretary of State shall develop
11	a comprehensive policy for the Department of State on
12	the prevention of and response to harassment, discrimina-
13	tion, sexual assault, and related retaliation involving em-
14	ployees, contractors, and officials of the Department.
15	(b) Elements of Comprehensive Policy.—The
16	policy developed under subsection (a) may include ele-
17	ments as the Secretary deems necessary, but shall include,
18	at a minimum, the following:
19	(1) Prevention measures.
20	(2) Education and training on prevention and
21	response, as provided in this title.
22	(3) Investigation of complaints.
23	(4) Medical treatment of victims.

- 1 (5) Mechanisms for confidential reporting of in-2 cidents by staff and service contractors, to include 3 online and telephonic methods.
 - (6) Victim advocacy, intervention, and counseling for covered employees of the Department who are victims of harassment, discrimination, sexual assault, and related retaliation that shall be made available, irrespective of where such covered employees are located, to assist and guide such victims.
 - (7) Supportive services, including counseling and victim advocacy, that shall be made available irrespective of whether the victim identifies the accused individual.
 - (8) Oversight and review of administrative and disciplinary actions, to include termination, for employees and officials of the Department of State.
 - (9) Review by appropriate authority of administrative separation actions involving victims of harassment, discrimination, sexual assault, and related retaliation.
 - (10) Uniform collection of data on the incidence of violations and on disciplinary actions taken in cases of harassment, discrimination, sexual assault, and related retaliation.

- 1 (11) Procedures for disciplinary action in cases 2 of harassment, discrimination, sexual assault, and 3 related retaliation by employees or officials of the 4 Department.
 - (12) Workforce communications relating to harassment, discrimination, sexual assault, and related retaliation prevention, discipline, and reporting, to include printed and electronic materials made available in both English and the working languages at overseas posts, made available for all staff.
 - (13) Acknowledgment of the challenges facing vulnerable groups including women, people of color, members of the LGBTQI+ community, entry-level officers, and locally employed staff.
 - (14) Policies regarding the retention of documents relating to complaints, investigations, and disciplinary action.
- 18 (c) CLARIFICATION OF VICTIM REPORTING AND
 19 CASE RESOLUTION.—The Secretary of State shall review
 20 Department of State processes for victim reporting and
 21 resolution of complaints, as in effect on the date of enact22 ment of this Act, to ensure that the Department's proce23 dures are clear and easily accessible to all covered employ-

ees. Such review shall be included in the report to be sub-

25 mitted in section 307.

6

7

8

9

10

11

12

13

14

15

16

1	(d) Application of Comprehensive Policy to
2	OFFICES IN THE DEPARTMENT OF STATE.—The Sec-
3	retary of State shall ensure that the policy developed
4	under subsection (a) is implemented uniformly by the bu-
5	reaus and offices of the Department of State.
6	(e) Coordination With Other Agencies.—The
7	Department of State is directed to coordinate with other
8	United States Government agencies which provide per-
9	sonnel to serve in overseas posts under Chief of Mission
10	authority to develop interagency policies for addressing
11	reporting, and disciplining incidents of harassment, dis-
12	crimination, sexual assault, or related retaliation occurring
13	between covered employees and non-covered employees.
14	SEC. 303. REPORTING, DOCUMENTATION, AND INVESTIGA
15	TION PROCEDURES.
16	(a) Definitions.—In this title:
17	(1) The term "covered employee" means—
18	(A) any officer or employee (including any
19	temporary, part-time, contract, intermittent em-
20	ployee, intern, fellow, or other unpaid staff
21	both American citizens and foreign nationals)
22	performing work for or on behalf of the Depart-
23	ment of State;
24	(B) members of the Foreign Service (as
	(D) members of the Foreign Service (as

1	Foreign Service Act of 1980 (22 U.S.C. 3903)),
2	to include Foreign Service Officers, Foreign
3	Service Specialists, Locally Employed Staff, and
4	Consular Agents; and
5	(C) any individual who is engaged by an
6	employer or entity as a contractor.
7	(2) The term "Office of Employee Advocacy"
8	means the Office of Employee Advocacy, as estab-
9	lished under subsection (b).
10	(3) The term "Office of Civil Rights" means
11	the Office of Civil Rights within the Department of
12	State.
13	(4) The term "Global Talent Management"
14	means the Bureau of Global Talent Management,
15	Office of Employee Relations, Conduct, Suitability,
16	and Discipline Division within the Department of
17	State.
18	(5) The term "Diplomatic Security" means the
19	Bureau of Diplomatic Security within the Depart-
20	ment of State.
21	(6) The term "harassment" means as follows:
22	(A) Harassment is conduct based on race,
23	color, religion, sex (including sexual orientation,
24	gender identity, pregnancy, childbirth, a med-
25	ical condition related to pregnancy or childbirth.

1	and a sex stereotype), or national origin, re-
2	gardless of whether it is direct or indirect, or
3	verbal or nonverbal, that unreasonably alters an
4	individual's terms, conditions, or privileges of
5	employment, including by creating an intimi-
6	dating, hostile, or offensive work environment.
7	(B) Sexual harassment is conduct that
8	takes place in a circumstance described in sub-
9	paragraph (C) and that takes the form of—
10	(i) a sexual advance;
11	(ii) a request for sexual favors; or
12	(iii) any other conduct of a sexual na-
13	ture.
14	(C) A circumstance described in this sub-
15	paragraph is a situation in which—
16	(i) submission to the conduct involved
17	is made either explicitly or implicitly a
18	term or condition of employment;
19	(ii) submission to or rejection of such
20	conduct is used as the basis for an employ-
21	ment decision affecting an individual's em-
22	ployment; or
23	(iii) such conduct unreasonably alters
24	an individual's terms, conditions, or privi-
25	leges of employment, including by creating

1	an intimidating, hostile, or offensive work
2	environment.
3	(D) In determining whether conduct con-
4	stitutes harassment because the conduct unrea-
5	sonably alters an individual's terms, conditions,
6	or privileges of employment, including by cre-
7	ating an intimidating, hostile, or offensive work
8	environment, the following rules shall apply:
9	(i) The determination shall be made
10	on the basis of the record as a whole, ac-
11	cording to the totality of the cir-
12	cumstances. A single incident may con-
13	stitute workplace harassment.
14	(ii) Incidents that may be workplace
15	harassment shall be considered in the ag-
16	gregate, with—
17	(I) conduct of varying types
18	(such as expressions of sex-based hos-
19	tility, requests for sexual favors, and
20	denial of employment opportunities
21	due to sexual orientation) viewed in
22	totality, rather than in isolation; and
23	(II) conduct based on multiple
24	protected characteristics (such as sex

1	and race) viewed in totality, rather
2	than in isolation.
3	(iii) The factors specified in this
4	clause are among the factors to be consid-
5	ered in determining whether conduct con-
6	stitutes harassment and are not meant to
7	be exhaustive. None of these factors shall
8	be considered to be determinative in estab-
9	lishing whether conduct constitutes harass-
10	ment. Factors to be used in determining
11	whether conduct constitutes harassment in-
12	clude—
13	(I) the frequency of the conduct;
14	(II) the duration of the conduct;
15	(III) the location where the con-
16	duct occurred;
17	(IV) the number of individuals
18	engaged in the conduct;
19	(V) the nature of the conduct,
20	which may include physical, verbal,
21	pictorial, or visual conduct, and con-
22	duct that occurs in person or is trans-
23	mitted, such as electronically;
24	(VI) whether the conduct is
25	threatening;

1	(VII) any power differential be-
2	tween the alleged harasser and the
3	person allegedly harassed;
4	(VIII) any use of epithets, slurs,
5	or other conduct that is humiliating
6	or degrading; or
7	(IX) whether the conduct reflects
8	stereotypes about individuals in the
9	protected class involved.
10	(iv) In determining whether conduct
11	constitutes harassment, conduct may be
12	harassment regardless of whether, for ex-
13	ample—
14	(I) the complaining party is not
15	the individual being harassed;
16	(II) the complaining party acqui-
17	esced or otherwise submitted to, or
18	participated in, the conduct;
19	(III) the conduct is also experi-
20	enced by others outside the protected
21	class involved;
22	(IV) the complaining party was
23	able to continue carrying out duties
24	and responsibilities of the party's job
25	despite the conduct;

1	(V) the conduct did not cause a
2	tangible injury or psychological injury;
3	or
4	(VI) the conduct occurred outside
5	of the workplace.
6	(b) Establishment of Office of Employee Ad-
7	VOCACY.—
8	(1) In general.—Not later than one year
9	after the date of the enactment of this Act, the Sec-
10	retary shall establish a new office to be the Office
11	of Employee Advocacy, to be headed by a full-time
12	Chief Advocate. Personnel of the Office shall be ap-
13	pointed without regard to political affiliation and
14	solely on the basis of fitness to perform the duties
15	of the position. The Chief Advocate—
16	(A) shall report directly to the Under Sec-
17	retary for Management; and
18	(B) may not have any other duties in the
19	Department of State that are not reasonably
20	connected to employee advocacy.
21	(2) Duties of office of employee advo-
22	CACY.—The duties of the Office of Employee Advo-
23	cacy are as follows:
24	(A) Receive complaints from any Depart-
25	ment of State covered employee or eligible fam-

1	ily member (EFM), as defined in the Foreign
2	Affairs Manual, of harassment, discrimination,
3	sexual assault, and related retaliation.
4	(B) Counsel victims of their rights, proce-
5	dures for seeking relief, and available resources,
6	both locally and at headquarters, under this
7	title, and other employment laws enforced by
8	the Equal Employment Opportunity Commis-
9	sion including the Civil Rights Act of 1964, the
10	Pregnancy Discrimination Act of 1978, the
11	Equal Pay Act of 1963, the Age Discrimination
12	in Employment Act of 1967, the Americans
13	with Disabilities Act of 1990, the Civil Rights
14	Act of 1991, the Rehabilitation Act of 1973,
15	and the Genetic Information Nondiscrimination
16	Act of 2008.
17	(C) Provide confidential support and infor-
18	mation, including referrals to medical and men-
19	tal health care.
20	(D) Refer complaints to the appropriate
21	offices in the Department of State promptly in-
22	cluding—
23	(i) the Office of Civil Rights in in-
24	stances of harassment, discrimination, or
25	related retaliation; and

1	(ii) the Bureau of Diplomatic Security
2	in instances of sexual assault or other com-
3	plaints with security clearance implica-
4	tions.
5	(E) For the purposes of receiving com-
6	plaints, operate secure, confidential means of
7	reporting 24 hours a day, including an elec-
8	tronic reporting system and an internationally
9	accessible hotline.
10	(F) Employ Employee Advocates to carry
11	out the duties of the Office and assist those fil-
12	ing or considering filing a complaint.
13	(G) If a victim chooses to file a complaint
14	such Advocates shall assist the victim in pro-
15	viding information and support until an inves-
16	tigation is completed, and a final agency deci-
17	sion has been made.
18	(H) Provide assistance to complainants
19	without undue pressure from Department of
20	State leadership.
21	(I) Provide routine training to attorneys
22	and advocates on harassment, discrimination
23	sexual assault, and related retaliation policies

and best practices for victim care.

1	(J) Track the stage of reporting, investiga-
2	tion, or disciplinary process a complaint is in.
3	(K) Conduct climate surveys, as specified
4	in section 306.
5	(3) Electronic reporting system.—The
6	system established under this subsection shall—
7	(A) include an electronic reporting system
8	under which a complaint may be filed, in addi-
9	tion to a non-electronic system;
10	(B) maintain an electronic record of the
11	date and time at which any complaint is so
12	filed;
13	(C) ensure the security and confidentiality
14	of records; and
15	(D) allow the submission of confidential re-
16	ports that will not prompt individualized inves-
17	tigations, but shall be monitored by the Office
18	to identify trends and determine whether inves-
19	tigations should be undertaken by the Office of
20	Civil Rights.
21	(4) International Hotline.—The system es-
22	tablished under this subsection shall—
23	(A) include an international toll-free num-
24	ber accessible by all covered employees and
25	EFM both domestic and overseas;

1	(B) be staffed 24 hours day, 7 days a week
2	by Office of Employee Advocacy staff during
3	normal working hours, and by a rotating OEA
4	duty officer or contractor during non-working
5	hours;
6	(C) be entered by OEA staff into the elec-
7	tronic reporting system so that all reported
8	cases are captured in the system; and
9	(D) to the extent practicable, ensure access
10	to the hotline for non-English speakers.
11	(5) Overseas post reporting.—
12	(A) Each overseas post shall notify employ-
13	ees that they may use the electronic reporting
14	system or international hotline as established in
15	paragraphs (3) and (4), or report in person to
16	the Deputy Chief of Mission or other employees
17	designated as Office of Employee Advocacy Li-
18	aisons.
19	(B) The OEA Liaisons may include (but
20	are not limited to) the Equal Employment Op-
21	portunity Counselor, the Community Liaison
22	Officer, the Locally Employed Staff (LES)
23	Equal Employment Opportunity Officer Liai-

son, or other staff to be selected by the Deputy

Chief of Mission.

24

- 1 (C) OEA Liaisons should be provided with
 2 educational materials to distribute as well as
 3 training on the resources and services provided
 4 by the Office of Employee Advocacy, and on the
 5 various means of communications that employ6 ees can use to reach out to OEA Employee Advocates.
 - (D) The Chief of Mission shall not be notified of the identity of the complainant without the express permission of the complainant.
 - (6) APPLICATION.—This section shall not be construed to preclude, limit, or otherwise effect the rights of a covered employee to file a complaint, based on the alleged harassment, discrimination, sexual assault, and related retaliation that gave rise to the complaint under this subsection, under any other provision of law. This section shall not be construed to preclude, limit, or otherwise affect the rights of a covered employee to file a complaint with another office.
 - (7) Consultation; Technical assistance.— In developing the Office of Employee Advocacy, the Department of State shall receive technical assistance and consultation from organizations and other professionals with expertise in victim-centered, trau-

1 ma-informed care, individuals who have experienced 2 harassment, discrimination, or retaliation at the De-3 partment of State, the Equal Employment Oppor-4 tunity Commission, and other relevant executive 5 agencies. (c) Duties of Office of Civil Rights.— 6 7 (1) In General.—Upon the referral of a com-8 plaint from the Office of Employee Advocacy to the 9 Office of Civil Rights, the Office of Civil Rights shall— 10 11 (A) take steps for the initial intake and re-12 cording of the complaint, including providing 13 the covered employee who filed the complaint 14 with all relevant information with respect to the 15 rights of the covered employee under this title 16 and other relevant law; and 17 (B) notify the accused covered employee— 18 (i) of the complaint and the right of 19 that covered employee to participate in any 20 mediation, hearing, or civil action under 21 this section and other applicable law with 22 respect to the complaint; 23 (ii) that retention of documents and 24 evidence is crucial, and any unauthorized 25 destruction of documents and evidence may

1	result in additional investigations and po-
2	tential punishment; and

(iii) that there is a prohibition on retaliation against the covered employee who filed the complaint and may be investigation and discipline for retaliation.

(2) Investigation of complaints.—

(A) Investigate all complaints in a prompt, thorough, and impartial manner. The Department shall update the Foreign Affairs Manual to enable Office of Civil Rights investigators to travel to the foreign and domestic sites of received complaints in which widespread or pervasive sexual harassment is reported. The Under Secretary for Management shall authorize sufficient funding for Office of Civil Rights attorney advisors to conduct this travel as necessary.

(B) Investigation of Chief of Mission at an overseas post is named as the alleged perpetrator in a complaint, the Office of Civil Rights must notify the Secretary of State. The Office of Civil

1 Rights must prioritize the investigation of such 2 cases. (C) Report.—Not later than 120 days 3 4 after a complaint is filed under this section and 5 transmitted to the Office of Civil Rights, the 6 Office of Civil Rights shall conclude the inves-7 tigation regarding that complaint. On the date 8 the investigation is so concluded, the Office of 9 Civil Rights shall transmit a written report on 10 the results of the investigation to— 11 (i) the covered employee who filed the 12 complaint; 13 (ii) the accused employee and his or 14 her employing office; and 15 (iii) Global Talent Management. EXTENSION.—The Office of Civil 16 (D)17 Rights may extend the 120 day deadline in sub-

(D) EXTENSION.—The Office of Civil Rights may extend the 120 day deadline in subparagraph (A) if the Office of Civil Rights determines that additional time is necessary to conclude the investigation. The Office of Civil Rights shall notify the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives of the extension and provide justification for each extension of 30 days.

18

19

20

21

22

23

24

	00
1	(E) Transmission to global talent
2	MANAGEMENT.—After the Office of Civil Rights
3	concludes the investigation, it shall transmit a
4	report providing a summary of the facts with
5	all investigatory material including transcripts
6	of interviews and evidence to Global Talent
7	Management for consideration of disciplinary
8	action.
9	(F) Transmission to secretary of
10	STATE.—Global Talent Management shall
11	transmit the investigatory report and any re-
12	sulting disciplinary actions to the Secretary of
13	State. Reports shall be transmitted to the Sec-
14	retary no less than quarterly.
15	(G) Staffing.—If the number of com-
16	plaints received by the Office of Civil Rights ex-
17	ceeds its capacity to respond within 120 days to
18	the majority of cases, the Director of the Office
19	of Civil Rights and Under Secretary for Man-
20	agement shall authorize the hiring of additional
21	attorney advisors or other appropriate staff on

(H) RECORD RETENTION.—

a temporary or permanent basis.

(i) RECORD RETENTION.—Global Talent Management shall keep a record of in-

22

23

24

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

vestigations, hearings, and other proceedings conducted related to complaints of harassment, discrimination, sexual assault, or related retaliation.

(ii) Personnel files.—Subsequent disciplinary action taken by Global Talent Management in response to the investigation and any EEO settlements or judgements of harassment, discrimination, sexual assault, or related retaliation shall be documented and kept on file and accessible to the Office of Civil Rights, Diplomatic Security, security clearance investigators, and Federal law enforcement officials. Global Talent Management shall also ensure that a standalone document containing a description of the offense and disciplinary action taken, redacted of any personally identifiable information, shall be provided to and reviewed by all subsequent Department Foreign Service and Civil Service Selection and promotion Boards, to include a permanent notation in the employee's file, including annual performance assessments or employee evaluations.

(d) DISCIPLINARY ACTION.—

- (1) Suspension.—Section 610(c)(1) of the Foreign Service Act of 1980 (22 U.S.C. 4010(c)(1)) is amended to read as follows:
 - "(1) In order to promote the efficiency of the Service, the Secretary may suspend a member of the Foreign Service without pay when the member's security clearance is suspended or when there is reasonable cause to believe that the member has committed a crime for which a sentence of imprisonment may be imposed or if the member has a history of harassment or Equal Employment Opportunity violations documented and substantiated by Global Talent Management.".
 - (2) SEPARATION FOR CAUSE.—Section 610(a)(1) of the Foreign Service Act of 1980 (22 U.S.C. 4010(a)(1)) is amended to read as follows:
 - "(1) The Secretary may decide to separate any member from the Service for such cause as will promote the efficiency of the service, to include findings by Diplomatic Security that the member has engaged in criminal misconduct, to include murder, rape, or other sexual assault.".
- (3) UPDATE TO MANUAL.—Global Talent Management shall update the Foreign Affairs Manual's

- 1 "Grounds for Disciplinary Action" and "List of Dis-
- 2 ciplinary Offenses and Penalties" to reflect the
- 3 amendments made by this subsection and commu-
- 4 nicate such amendments to staff via Department
- 5 Notices.
- 6 (e) Penalties.—Consistent with other civil service
- 7 and Foreign Service laws and regulations, the Secretary
- 8 of State shall develop a policy of applying penalties to any
- 9 covered employee who is determined to have sexual as-
- 10 sault, harassment, discrimination, or related retaliation
- 11 complaints against him or her substantiated. Such pen-
- 12 alties shall include additional mandatory training, suspen-
- 13 sion with or without pay, demotion in rank, or removal
- 14 for a period of the Secretary's choosing.
- 15 (f) Additional Documentation.—Global Talent
- 16 Management shall ensure, to the extent practicable and
- 17 appropriate, that any third country national or any na-
- 18 tional of a host country that was assigned to work at a
- 19 diplomatic facility or employee residence who harasses,
- 20 discriminates against, sexually assaults, or retaliates
- 21 against a covered employee is—
- 22 (1) documented in an appropriate site history
- file and in a global tracking and recording system,
- 24 to be coordinated by Global Talent Management;

- (2) taken into account with respect to determinations regarding placements of third country nationals or any national of a host country at such post and the provision of any funds or other benefit by the Department; and
 - (3) any covered employee who filed the complaint may opt out of having personally identifiable information included in such a report.

(g) Case Review.—

- (1) IN GENERAL.—The Office of Civil Rights and Diplomatic Security shall conduct case reviews of a statistically significant number of cases on a quarterly basis to determine if proper procedures were followed in accordance with the harassment, discrimination, sexual assault, and related retaliation protocols and guidelines provided under this title and other applicable laws.
- (2) Reports to congress.—An analysis of such case reviews shall be annually reported to the Committee on Homeland Security and Governmental Affairs and the Committee on Foreign Relations of the Senate and the Committee on Oversight and Reform and the Committee on Foreign Affairs of the House of Representatives in the report required under section 307(a).

1 SEC. 304. SEXUAL ASSAULT PROTOCOL AND VICTIM CARE.

- 2 (a) Establishment.—
- 3 (1) IN GENERAL.—In addition to the other re-4 quirements of this title, not later than one year after the date of the enactment of this Act, the Secretary 5 6 of State shall develop and implement comprehensive 7 sexual assault protocol and guidelines that conform 8 to best practices in the sexual assault field and are 9 applicable to all posts at which covered employees 10 serve.
- 11 (2) Consultation.—In developing the proto-12 cols and guidelines under paragraph (1), the Sec-13 retary shall consult with and incorporate, as appro-14 priate, the recommendations and views of experts in 15 the sexual assault prevention and response field, vic-16 tims, victim advocates, and current or former cov-17 ered employees who have reported sexual assault or 18 related retaliation.
- 19 (b) Elements.—The protocols and guidelines under 20 subsection (a)(1) shall include the following services with 21 respect to a covered employee who has made an allegation 22 of sexual assault:
- 23 (1) Protection of such employee's confiden-24 tiality.
- 25 (2) Provision of a victim's advocate, as de-26 scribed in subsection (e), who is able to refer the vic-

- tim to supportive services and resources and explain the victim's rights at no cost to the victim.
 - (3) Provision, within 72 hours of a report, of a sexual assault forensic evidence kit to such employee, upon request.
 - (4) Provision of emergency health care to such employee, including, to the greatest extent practicable, a choice of medical providers and a mechanism for such employee to evaluate such provider.
 - (5) Provision of comprehensive health services, to the greatest extent practicable, to include physical and mental health services.
 - (6) Nothing in this subsection may be construed to authorize the furnishing of any medical benefit that the Secretary of State is not otherwise authorized to reimburse for covered employees who receive treatment for injury or disease proximately caused by their service in the Department of State.
- 19 (c) Notification.—Diplomatic Security Office of 20 Special Investigations shall be notified immediately of any 21 reported sexual assault against any covered employee. For 22 the purposes of maintaining comprehensive records of all 23 incidents of sexual misconduct at the Department of

State, if Diplomatic Security receives the initial report of

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

1	a sexual assault involving a covered employee, Diplomatic
2	Security shall notify the Office of Employee Advocacy.
3	(d) SEXUAL ASSAULT PREVENTION AND RESPONSE
4	VICTIM ADVOCATES.—
5	(1) In general.—The Secretary of State shall
6	ensure the Victims' Resource Advocacy Program, as
7	defined in the Foreign Assistance Manual, includes
8	in the competitive service in Diplomatic Security
9	within the Department of State, staff formally
10	trained to provide victim-centered, trauma-informed
11	care and advocacy for victims of sexual assault. (In
12	this subsection referred to as the "Advocates").
13	(2) Duties.—The Advocates shall—
14	(A) receive continuous training in victim
15	advocacy;
16	(B) assist the victim in navigating those
17	processes required to obtain care and services
18	needed; and
19	(C) offer trauma-informed care to victims
20	referrals, and ongoing nonclinical support.
21	(3) Limitations.—The Advocates shall not
22	be—
23	(A) responsible for providing mental health
24	services or to act as an investigator; or

- 1 (B) placed under the Department's med-2 ical offices or be responsible for providing phys-3 ical health services.
 - (4) Placement.—The Secretary shall ensure that Advocates are physically present at Department headquarters, major domestic and international facilities and embassies, as determined by the Department and with logistical consideration to allow for expedient travel to Department facilities without Advocates.

(e) Overseas Post.—

- (1) In General.—The Department shall serve as the lead agency for reporting and responding to harassment, discrimination, sexual assault, and related retaliation within an Embassy, Consulate, or other overseas location (in this subsection referred to as an "overseas post"), and shall make Advocates and other resources available to victims of other agencies who fall under Chief of Mission authority at the overseas post.
- (2) Referral.—The Department shall refer incident reporting to the appropriate agency for any employees working under Chief of Mission authority if the accused is not a covered employee of the Department of State.

•S 3426 IS

- 1 (3) CHIEF OF MISSION AUTHORITY.—If a cred-2 ible allegation of harassment, discrimination, sexual 3 assault, or related retaliation is made by a covered 4 employee at an overseas post against a non-covered 5 employee serving under Chief of Mission authority, 6 including against an employee of another executive 7 agency or non-executive branch agencies operating 8 under memoranda of understanding, the Chief of 9 Mission may use all authorities at their disposal to 10 include revoking the non-covered employee's permis-11 sion to be in the country on official business.
 - (4) DIPLOMATIC SECURITY TRAINING.—Diplomatic Security shall ensure that individuals serving as regional security officers in overseas posts are trained in victim-centered, trauma-informed care and sexual assault investigation techniques.
- 17 (f) SANE PROGRAM TRAINING.—The Bureau of 18 Medical Services within the Department of State shall en-19 sure that to the greatest extent practicable, Sexual Assault 20 Nurse Examiner trained staff shall be placed at Depart-21 ment headquarters and major domestic and international

facilities and embassies.

12

13

14

15

16

1	SEC. 305. RIGHTS OF EMPLOYEES HARASSED, DISCRIMI-
2	NATED AGAINST, RETALIATED AGAINST, OR
3	SEXUALLY ASSAULTED.
4	(a) RIGHT TO LEGAL COUNSEL.—Any covered em-
5	ployee filing a complaint of harassment, discrimination,
6	sexual assault, or related retaliation may have access to
7	legal counsel as specified in section 303(b).
8	(b) Availability of Mediation During Harass-
9	MENT INVESTIGATIONS.—
10	(1) Availability of mediation during in-
11	VESTIGATION.—During the complaint intake of a
12	covered employee's complaint under section 303—
13	(A) the Office of Civil Rights may inform
14	the covered employee of the availability of medi-
15	ation;
16	(B) the covered employee who filed the
17	complaint and the accused covered employee
18	may jointly file a request for mediation with the
19	Office of Civil Rights; and
20	(C) the covered employee who filed the
21	complaint and the accused employee may re-
22	quest the presence of an attorney or a victim
23	advocate in the mediation.
24	(2) REQUIRING PARTIES TO BE SEPARATED
25	DURING MEDIATION AT REQUEST OF EMPLOYEE.—
26	At the request of either party, the parties shall be

- separated during any mediation proceeding under this subsection.
- 3 (c) Availability of Alternate Work Assign-
- 4 MENT OR PAID LEAVE OF ABSENCE DURING PENDENCY
- 5 of Procedures.—

(1) Options for employees.—

- (A) Emergency curtailment of overseas assignment.—At the request of a covered employee who files a complaint of harassment, discrimination, sexual assault, or related
 retaliation, an employee may request emergency
 curtailment of his or her tour of duty at no
 penalty to their career progress and shall be reassigned. Such requests for emergency curtailment shall be approved by the Secretary or
 their designee, not post management, within 10
 days. The Department shall develop a process
 by which covered employees may request this
 option in a manner which does not inadvertently result in retaliation against the employee.
- (B) ALTERNATE WORK ASSIGNMENT.—At the request of a covered employee who files a complaint, during the pendency of any of the procedures available under this title for consideration of the violation, the employing office

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

shall permit the covered employee to carry out the employee's responsibilities from an alternate location where such relocation would have the effect of materially reducing interactions between the covered employee and any person alleged to have committed the violation, instead of from a location of the employing office.

- (C) EXCEPTION FOR WORK ASSIGNMENTS REQUIRED TO BE CARRIED OUT ONSITE.—If, in the determination of the covered employee's employing office, a covered employee who makes a request under this subsection cannot carry out the employee's responsibilities from an alternate location or such relocation would not have the effect described in subparagraph (B), the employing office may during the pendency of the procedures described in subparagraph (B)—
 - (i) reassign the covered employee;
 - (ii) make another workplace adjustment that would have the effect of reducing interactions between the covered employee and any person alleged to have committed the violation described in subparagraph (B); or
 - (iii) grant a paid leave of absence.

- 1 (D) Ensuring no retallation.—An employing office may not grant a covered employ3 ee's request under this subsection in a manner
 4 which would constitute retaliation in violation of
 5 any provision of law, including any provision of
 6 title 5, United States Code.
 - (E) NO IMPACT ON ANNUAL OR PERSONAL LEAVE.—In granting leave for a paid leave of absence under this section, an employing office shall not require the covered employee to substitute, for that leave, any of the accrued paid annual leave of the covered employee.
 - (F) USE OF DUTY HOURS.—An employee may use up to 16 hours of duty hours to prepare for the investigation and resolution of the applicable complaint.
 - (2) EXCEPTION FOR ARRANGEMENTS SUBJECT TO COLLECTIVE BARGAINING AGREEMENTS.—Paragraph (1) does not apply to the extent that it is inconsistent with the terms and conditions of any collective bargaining agreement which is in effect with respect to an employing office.
 - (3) Protections.—A request under paragraph
 (1) may not be granted or carried out in a retaliatory manner, including retaliation for whistleblowing

1	in violation of the provisions of title 5, United State
2	Code, or any other provision of law.
3	(d) Exit Interviews.—Departing employees mag
4	request the opportunity to be interviewed in person with
5	Global Talent Management or its designee to discuss the
6	circumstances of their departure and should be asked spe
7	cifically about the prevalence of and incidents of harass
8	ment, discrimination, sexual assault, and related retalia
9	tion.
10	SEC. 306. PROVISION OF CLIMATE SURVEYS.
11	(a) Definitions.—In this section—
12	(1) the term "bureaus and offices of the De
13	partment of State" includes the Foreign Service (a
14	that term is defined in section 102 of the Foreign
15	Service Act of 1980 (22 U.S.C. 3902));
16	(2) the terms "Department of State" and "De
17	partment" include the Foreign Service; and
18	(3) the terms "employees and officials of the
19	Department of State" includes members of the Serv
20	ice (as that term is defined in section 103 of the
21	Foreign Service Act of 1980 (22 U.S.C. 3903)).
22	(b) CLIMATE SURVEYS OF EMPLOYEES OF THE DE
23	PARTMENT OF STATE.—
24	(1) Requirement to conduct surveys.—
25	Not later than 180 days after the date of the enact

- 1 ment of this Act and every 2 years thereafter, the
 2 Office of Employee Advocacy within the Department
 3 of State shall conduct a survey of covered employees
 4 of the Department of State regarding harassment,
 5 discrimination, sexual assault, and related retaliation
 6 in Department of State employment, including a
 7 survey of the following:
 - (A) The prevalence of perceived violations by employees and officials of the Department of State.
 - (B) The extent to which such violations arise from harassment or discrimination, including on the basis of sex, race, religion, national origin, disability, genetic information, and other demographic characteristics.
 - (C) The presence of a hostile work environment in the agency.
 - (D) Whether employees are aware of their rights and Department processes and procedures, and able to effectively exercise the rights and protections provided under this title and other applicable laws, including the effectiveness of the procedures applicable under this title and other applicable laws for investigating and holding accountable violations.

- 1 (E) The extent to which employees feel 2 comfortable making use of the available report-3 ing and resolution mechanisms.
 - (F) For employees who have used the reporting and resolution mechanisms, the extent to which the process was accessible and fair.

(2) Special requirements.—

- (A) IN GENERAL.—In each survey conducted under this section, the Office of Employee Advocacy shall survey respondents regarding the prevalence of and attitudes regarding harassment, discrimination, sexual assault, and related retaliation in Department of State employment.
- (B) Compilation of information by various categories.—The Office of Employee Advocacy shall endeavor to compile information from the survey on the basis of various categories of demographic characteristics, including gender, race and ethnicity, and age, so that the survey will report on the rates of incidents of harassment, discrimination, sexual assault, and related retaliation affecting each such demographic category. The provision of

such demographic information shall be voluntary.

(C) CONSULTATION; TECHNICAL ASSIST-ANCE.—The Office of Employee Advocacy shall develop the survey in consultation with offices of the executive branch which currently conduct similar surveys of their employees, including the Sexual Assault Prevention and Response Office of the Department of Defense, the Office of Violence Against Women of the Department of Justice, and the Merit Systems Protection Board. Additionally, in developing the survey, the Office of Employee Advocacy shall enter into agreement to receive technical assistance from Workplaces Respond to Domestic and Sexual Violence: A National Resource Center (also known as "Workplaces Respond"), the nonprofit nongovernmental entity described in section of the Violence Against Women Act of 1994 (34 U.S.C. 12501).

(D) Confidentiality.—The underlying data of the climate surveys shall only be available to the Office of Employee Advocacy.

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- (3) Methodology.—The Office of Employee Advocacy shall conduct each survey under this section in accordance with the following:
 - (A) All responses to all portions of the survey shall be anonymous and confidential, and each respondent shall be told throughout the survey that all responses shall be anonymous and confidential.
 - (B) The Office of Employee Advocacy shall design the survey so that it will take no more than 15 minutes to complete, and so that it may be taken online through the use of both stationary communication devices (such as desktop computers) and portable communication devices (such as cell phones and tablets).
 - (C) The Office of Employee Advocacy shall include in the survey a list of resources available to respondents who wish to get more information about harassment, discrimination, sexual assault, or related retaliation in Department of State employment, including the services the Department of State provides to individuals who allege violations.

1	SEC. 307. REPORTS TO CONGRESS, THE DEPARTMENT, AND
2	THE PUBLIC.
3	(a) Annual Report.—
4	(1) In general.—Not later than one year
5	after the date of enactment, and annually thereafter,
6	the Secretary of State shall submit to the Committee
7	on Foreign Relations and Committee on Homeland
8	Security and Governmental Affairs of the Senate
9	and the Committee on Foreign Affairs and Com-
10	mittee on Oversight and Reform of the House of
11	Representatives a report on allegations of harass-
12	ment, discrimination, sexual assault, and related re-
13	taliation involving employees and officials of the De-
14	partment of State during the preceding year.
15	(2) AVAILABILITY.—Any report submitted
16	under paragraph (1) shall be made available to—
17	(A) Department personnel on internal
18	websites and town hall meetings; and
19	(B) to the general public on the Depart-
20	ment's public website.
21	(b) Contents.—Each report under subsection (a)(1)
22	shall contain the following:
23	(1) The number of instances of harassment,
24	discrimination, sexual assault, and related retaliation
25	against employees and officials of the Department of
26	State, and the number of instances of harassment,

- discrimination, sexual assault, and related retaliation by employees and officials of the Department, that were reported to the Department during the year covered by such report, and the number of the cases so reported that were substantiated. The types of harassment and discrimination shall be disaggregated by category.
 - (2) A summary of types of charges of, and the disciplinary action taken, in each such resolved case, with identifying information of both the accused and complainant removed.
 - (3) The policies, procedures, and processes implemented by the Secretary of State during the year covered by each such report in response to incidents of harassment, discrimination, sexual assault, and related retaliation involving employees and officials of the Department of State.
 - (4) A plan for the actions that are to be taken in the year following the year covered by each such report on the prevention of and response to harassment, discrimination, sexual assault, and related retaliation involving employees and officials of the Department of State.
 - (5) Details on the average caseload of Department investigators handling harassment, discrimina-

- tion, sexual assault, and related retaliation, to include the number of staff working, the average and median time to investigate cases, and the number of extensions requested by the Office of Civil Rights to conduct investigations past the 120-day timeframe.
 - (6) Details on the average caseload of Office of Employee Advocacy Employee Advocates and staff attorneys.
 - (7) Details on cases of bystander intervention where a bystander assisted to counter or report incidents of harassment, discrimination, sexual assault, and related retaliation.
 - (8) Detailed findings and underlying data of the climate surveys required in section 306, including an independent assessment by the Chief Advocate, not subject to the Secretary of State, of the current climate at the Department of State with regard to harassment, discrimination, sexual assault, and related retaliation.
 - (9) Frequency with which those alleging harassment, discrimination, sexual assault, or related retaliation took advantage of supportive services, such as medical care or counseling.
- 24 (c) Assessment.—Each report under paragraph (1) 25 for each year beginning with 2022 shall also include an

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- 1 assessment by the Secretary of State of the implementa-
- 2 tion during the preceding fiscal year of the policies and
- 3 procedures under section 2(a) of the Department of State
- 4 on the prevention of and response to harassment, discrimi-
- 5 nation, sexual assault, and related retaliation involving
- 6 employees and officials of the Department in order to de-
- 7 termine the effectiveness of such policies and procedures
- 8 during such fiscal year in providing an appropriate re-
- 9 sponse to such harassment, discrimination, sexual assault,
- 10 and related retaliation.
- 11 (d) Assessment of Additional Authorities
- 12 NEEDED.—Not later than one year after the date of en-
- 13 actment of this Act, the Secretary of State shall submit
- 14 to Congress a proposal for such changes and legislation
- 15 as the Secretary considers necessary to enhance the capa-
- 16 bility of the Department of State to address matters relat-
- 17 ing to harassment, discrimination, sexual assault, and re-
- 18 lated retaliation involving covered employees. The report
- 19 shall include recommendations for additional appropria-
- 20 tions, as appropriate, to implement these changes.
- 21 SEC. 308. REQUIRED TRAINING FOR DEPARTMENT PER-
- 22 **SONNEL.**
- 23 (a) Whistleblower Protection Training.—Not
- 24 later than one year after the enactment of this Act, and
- 25 annually thereafter, the Office of Civil Rights shall provide

1	to each covered employee of the Department of State
2	training regarding whistleblower disclosures and protec-
3	tions. Such training shall include instruction and an expla-
4	nation of the rights of such covered employee regarding
5	whistleblowing, including—
6	(1) each method established by law in which ϵ
7	covered employee may file a whistleblower disclosure
8	(2) the right of the covered employee to petition
9	Congress regarding a whistleblower disclosure; and
10	(3) the fact that the covered employee may not
11	be prosecuted or retaliated against for disclosing in-
12	formation to Congress, the Inspector General, or any
13	other investigatory agency in instances where such
14	disclosure is permitted by law, rule, or regulation.
15	(b) Bystander Intervention Training.—Not
16	later than one year after the enactment of this Act, and
17	annually thereafter, the Office of Civil Rights shall provide
18	to each covered employee of the Department of State
19	training regarding harassment, discrimination, sexual as-
20	sault, and related retaliation, including—
21	(1) describing what such conduct entails;
22	(2) identifying the types of conduct that serve
23	as grounds to report or intervene;

- 1 (3) training on relevant laws that may require 2 an officer or employee to report or intervene in in-3 stances of such conduct;
 - (4) reporting and intervening protocols and strategies for such conduct;
 - (5) specific training for covered employees who process allegations of such conduct against other covered employees; and
 - (6) such training must be developed based on consultation with organizations with expertise in trauma-informed care, effective strategies in prevention and response, and healthy workplace culture.
- 13 (c) SUPERVISOR TRAINING.—Not later than one year after the enactment of this Act, and annually thereafter, 14 15 the Office of Civil Rights shall provide and institute mandatory training on responding to complaints of harass-16 ment, discrimination, sexual assault, and related retalia-17 tion to each covered employee of the Department of State 18 19 who is a supervisor. Such training must be developed 20 based on consultation with organizations with expertise in
- 21 trauma-informed care, effective strategies in prevention
- 22 and response, and healthy workplace culture.
- 23 (d) Executive Leadership Training.—Not later
- 24 than one year after the enactment of this Act, and annu-
- 25 ally thereafter, the Office of Civil Rights shall provide and

5

6

7

8

9

10

11

- 1 institute mandatory training for each covered employee
- 2 serving in an executive leadership role, including Chiefs
- 3 of Mission. The training shall emphasize the statutory re-
- 4 quirements for reporting and responding to complaints of
- 5 harassment, discrimination, sexual assault, and related re-
- 6 taliation, including—

11

12

- 7 (1) understanding the damage and harm har-8 assment, discrimination, sexual assault, and related 9 retaliation do to the employee and the organization;
 - (2) senior leadership's responsibility and role to create and foster a work environment free from harassment, discrimination, sexual assault, and related retaliation; and
- (3) such training must be developed based on
 consultation with organizations with expertise in
 trauma-informed care, effective strategies in prevention and response, and healthy workplace culture.
- 18 (e) Policies and Procedures.—Not later than one 19 year after the enactment of this Act, and annually there-20 after, the Office of Civil Rights shall provide to each cov-21 ered employee of the Department of State training on the 22 policies and procedures on harassment, discrimination,
- 23 sexual assault, and related retaliation applicable by oper-
- 24 ation of section 302. Employees should receive this train-
- 25 ing within 30 days of entering on duty. Such training

- 1 must be developed based on consultation with organiza-
- 2 tions with expertise in trauma-informed care, effective
- 3 strategies in prevention and response, and healthy work-
- 4 place culture.
- 5 (f) Manager's Toolkit.—The Secretary of State
- 6 shall establish resources, to be referred to as a "Manager's
- 7 Toolkit", to aid supervisors in understanding rights, re-
- 8 sponsibilities, and penalties associated with conduct of
- 9 harassment, discrimination, sexual assault, and related re-
- 10 taliation.
- 11 (g) Equal Employment Opportunity Counselor
- 12 Training.—The Office of Civil Rights shall revise the 32
- 13 hours of training provided to Equal Employment Oppor-
- 14 tunity Counselors to include the resources and responsibil-
- 15 ities of the Office of Employee Advocacy, as well as the
- 16 various means of communication available to employees to
- 17 relay their complaints to OEA.
- 18 SEC. 309. HIRING, VETTING, AND PROMOTION.
- 19 (a) IN GENERAL.—The Secretary of State, in con-
- 20 sultation with relevant agencies, shall ensure that ques-
- 21 tions relating to harassment, discrimination, sexual as-
- 22 sault, and related retaliation complaints are included in
- 23 any background investigation with respect to a security
- 24 clearance or access determination and vetting of any cov-
- 25 ered employee.

- 1 (b) REQUIREMENTS FOR APPOINTMENT.—Consistent
- 2 with the civil service and Foreign Service laws and regula-
- 3 tions, the Secretary of State shall ensure that a back-
- 4 ground investigation on any potential sexual assault is
- 5 conducted before an individual is appointed to a position
- 6 within the Department.
- 7 (c) Requirements for Promotion Into the Sen-
- 8 IOR FOREIGN SERVICE OR SENIOR EXECUTIVE SERV-
- 9 ICE.—The Secretary of State shall ensure that potential
- 10 candidates are vetted for their history of promoting a work
- 11 environment free from harassment and discrimination.
- 12 Promotion boards shall take into account whether can-
- 13 didates have a history of offenses that occurred under
- 14 their leadership, regardless of whether the candidate was
- 15 named an offender or not.
- 16 (d) Promotion Policy Objectives.—Consistent
- 17 with the civil service and Foreign Service laws and regula-
- 18 tions, the Secretary of State shall ensure that promotion
- 19 precepts and selection panels reward officers who have vol-
- 20 unteered to serve as Equal Employment Opportunity
- 21 Counselors, and that documentation of the precepts em-
- 22 phasize that counseling experience is to be viewed as valu-
- 23 able experience preparing officers to perform in senior-
- 24 level positions with respect to the leadership, management,
- 25 and interpersonal skills precepts.

SEC. 310. NONDISCLOSURE AND NONDISPARAGEMENT 2 AGREEMENTS. 3 (a) DEFINITIONS.—In this section— 4 (1) Employee.—The term "employee" means 5 any individual subject to section 717 of the Civil 6 Rights Act of 1964 (42 U.S.C. 2000e–16), section 7 411(c) of title 3, United States Code, or section 8 101(a)(3) of the Congressional Accountability Act of 9 1995. (2) EMPLOYER.—The term "employer" means 10 11 office referred to in section any employing 12 1301(a)(9) of title 2, United States Code, or section 13 411(c)(2) of title 3, United States Code, or depart-14 ment, agency, or unit referred to in subsection (a) 15 of section 717 of the Civil Rights Act of 1964 (42) 16 U.S.C. 2000e–16). 17 (3) Nondisclosure clause.—The term "nondisclosure clause" means a provision in a contract or 18 19 agreement establishing that one or more parties to 20 the contract or agreement agrees not to disclose in-21 formation covered by the terms and conditions of the 22 contract or agreement. 23 (4) Nondisparagement clause.—The term "nondisparagement clause" means a provision in a 24

contract or agreement requiring one or more parties

to the contract or agreement not to make negative statements about another such party.

(b) Unlawful Practices.—

- (1) In General.—It shall be an unlawful practice for an employer to enter into a contract or agreement with an employee, as a condition of employment, promotion, compensation, benefits, or change in employment status, or as a term, condition, or privilege of employment, if that contract or agreement contains a nondisparagement clause or nondisclosure clause that covers prohibited discrimination or harassment in employment or contracting, or retaliation for reporting, resisting, opposing, or assisting in the investigation of such discrimination or harassment.
- (2) Enforcement.—Notwithstanding any other provision of law, it shall be an unlawful practice for an employer to enforce or attempt to enforce a nondisclosure or nondisparagement clause that covers prohibited discrimination or harassment in employment, or retaliation for reporting, resisting, opposing, or assisting in the investigation of such discrimination or harassment. An employer's enforcement or attempts to enforce such a nondisclo-

1	sure agreement against an employee shall be deter-
2	mined to be prohibited retaliation.
3	(3) Settlement or separation agree-
4	MENTS.—
5	(A) In general.—The provisions of para-
6	graphs (1) and (2) do not apply to a nondispar-
7	agement clause or nondisclosure clause con-
8	tained in a settlement agreement or separation
9	agreement that resolves legal claims or disputes
10	if—
11	(i) such legal claims accrued or such
12	disputes arose before the settlement agree-
13	ment or separation agreement was exe-
14	$\operatorname{cuted};$
15	(ii) the clause involved is mutually
16	agreed upon by and mutually benefits
17	both—
18	(I) the employer, as the case may
19	be; and
20	(II) the employee;
21	(iii) the employee's agreement to such
22	clause is knowing and voluntary, as de-
23	scribed in subparagraph (C); and
24	(iv) the settlement agreement or sepa-
25	ration agreement expressly states that the

1	agreement involved does not prohibit, pre-
2	vent, or otherwise restrict a worker from—
3	(I) reporting the allegations un-
4	derlying those settled claims to the
5	Equal Employment Opportunity Com-
6	mission, any other Federal, State, or
7	local agency with the authority to en-
8	force laws (including regulations) that
9	prohibit discrimination or harassment
10	in employment, as the case may be, or
11	law enforcement;
12	(II) testifying at, assisting, or
13	participating in an investigation or
14	proceeding conducted by the Equal
15	Employment Opportunity Commis-
16	sion, any other Federal, State, or local
17	agency with the authority to enforce
18	laws (including regulations) that pro-
19	hibit discrimination or harassment in
20	employment, as the case may be, or
21	law enforcement; or
22	(III) testifying in a hearing or
23	trial or complying with a request for
24	discovery in relation to civil litigation.

1	(B) Prohibition on sole benefit.—For
2	purposes of this paragraph, it shall be an un-
3	lawful practice for an employer to unilaterally
4	include a nondisparagement clause or nondisclo-
5	sure clause that solely benefits the employer in
6	a separation or settlement agreement.
7	(C) Knowing and voluntary agree-
8	MENT.—For purposes of this paragraph, agree-
9	ment to a nondisparagement clause or non-
10	disclosure clause may not be considered know-
11	ing and voluntary unless at a minimum—
12	(i) the nondisparagement clause or
13	nondisclosure clause is written in a manner
14	designed to ensure that the employee un-
15	derstands the content of the clause in-
16	volved;
17	(ii) the nondisparagement clause or
18	nondisclosure clause is included only in ex-
19	change for consideration of value provided
20	to the employee, in addition to anything of
21	value to which the employee is already en-
22	titled;
23	(iii) the nondisparagement clause or
24	nondisclosure clause does not apply to any
25	rights or claims that arise after the date

1	the settlement or separation agreement is
2	executed;
3	(iv) the employee is advised in writing
4	to consult with an attorney prior to agree-
5	ing to such an agreement that includes a
6	nondisparagement clause or nondisclosure
7	clause;
8	(v) the employee is given a period of
9	at least 21 days to consider any proposal
10	for a settlement or separation agreement
11	that includes a nondisparagement clause or
12	nondisclosure clause; and
13	(vi) the settlement or separation
14	agreement provides that for a period of at
15	least 7 days following the execution of such
16	agreement the employee may revoke the
17	agreement, and the agreement shall not be-
18	come effective or enforceable until the rev-
19	ocation period has expired.
20	(D) Burden of Proof.—In any dispute
21	that may arise over whether any of the require-
22	ments of subparagraph (A) have been met, the
23	party asserting the validity of an agreement
24	shall have the burden of proving that the re-
25	quirements of subparagraph (A) have been met.

- (E) Participation in investigations or proceedings.—No nondisparagement clause or nondisclosure clause may affect the ability of an employee to testify at, assist, or participate in an investigation or proceeding conducted by the Equal Employment Opportunity Commission, any Federal, State, or local agency with the authority to enforce laws (including regulations) that prohibit discrimination in employment, as the case may be, or a law enforcement agency.
 - (F) Prohibition on damages.—Under no circumstances shall an employee be required to pay damages for breach of a nondisparagement clause or nondisclosure clause permitted by this paragraph in excess of an amount equal to the consideration of value provided to the worker in exchange for the workers' agreement to the nondisparagement clause or nondisclosure clause.

(c) Enforcement.—

(1) Enforcement powers.—With respect to the administration and enforcement of this section in the case of a claim alleged by an employee against an employer for a violation of this section—

- 1 (A) the Commission shall have the same 2 powers as the Commission has to administer 3 and enforce title VII of the Civil Rights Act of 4 1964 (42 U.S.C. 2000e et seq.);
 - (B) the Librarian of Congress shall have the same powers as the Librarian of Congress has to administer and enforce title VII of the Civil Rights Act of 1964 (42 U.S.C. 2000e et seq.) in the case of a claim alleged by an employee of the employer for a violation of such title;
 - (C) the Board (as defined in section 101(a) of the Congressional Accountability Act of 1995 (2 U.S.C. 1301(a))) shall have the same powers as the Board has to administer and enforce the Congressional Accountability Act of 1995 (2 U.S.C. 1301 et seq.) in the case of a claim alleged by an employee of the employer for a violation of section 201(a)(1) of such Act (2 U.S.C. 1311(a)(1));
 - (D) the President, the Commission, and the Merit Systems Protection Board shall have the same powers as the President, the Commission, and the Board, respectively, to administer and enforce chapter 5 of title 3, United States

1	Code, in the case of a claim alleged by an em-
2	ployee of the employer for a violation of section
3	411 of such title; and
4	(E) a court of the United States shall have
5	the same jurisdiction and powers as the court
6	has to enforce—
7	(i) title VII of the Civil Rights Act of
8	1964 (42 U.S.C. 2000e et seq.) in the case
9	of a claim alleged by an employee of the
10	employer for a violation of such title;
11	(ii) the Congressional Accountability
12	Act of 1995 (2 U.S.C. 1301 et seq.) in the
13	case of a claim alleged by an employee of
14	the employer for a violation of section
15	201(a)(1) of such Act (2 U.S.C.
16	1311(a)(1); and
17	(iii) chapter 5 of title 3, United States
18	Code, in the case of a claim alleged by an
19	employee of the employer for a violation of
20	section 411 of such title.
21	(2) Procedures and remedies.—The proce-
22	dures and remedies applicable to a claim alleged by
23	an employee against the employer for a violation of
24	this section are—

- 1 (A) the procedures and remedies applicable
 2 for a violation of title VII of the Civil Rights
 3 Act of 1964 (42 U.S.C. 2000e et seq.) in the
 4 case of a claim alleged by an employee of the
 5 employer for a violation of such title;
 - (B) the procedures and remedies applicable for a violation of section 201(a)(1) of the Congressional Accountability Act of 1995 (2 U.S.C. 1311(a)(1)) in the case of a claim alleged by an employee of the employer for a violation of such section; and
 - (C) the procedures and remedies applicable for a violation of section 411 of title 3, United States Code, in the case of a claim alleged by an employee of the employer for a violation of such section.
- 17 (d) RIGHT TO REPORT RESERVED.—Notwith-18 standing signing (before, on, or after the effective date of 19 this Act) any nondisparagement clause or nondisclosure 20 clause, an employee retains—
- 21 (1) any right that person would otherwise have 22 had to report a concern about harassment, including 23 sexual harassment, in employment or another viola-24 tion of the law to the Commission, another Federal 25 agency (including an office of the legislative or judi-

7

8

9

10

11

12

13

14

15

- cial branch), a State or local fair employment practices agency or any other State or local agency, or a law enforcement agency; and
 - (2) any right that person would otherwise have had to bring an action in a court of the United States.

(e) Regulations.—

- (1) IN GENERAL.—Except as provided in paragraphs (2), (3), and (4), the Commission shall have authority to issue regulations to carry out this section.
- (2) LIBRARIAN OF CONGRESS.—The Librarian of Congress shall have authority to issue regulations to carry out this section with respect to workers of the Library of Congress.
- (3) Board.—The Board referred to in subsection (c)(1)(C) shall have authority to issue regulations to carry out this section, in accordance with section 304 of the Congressional Accountability Act of 1995 (2 U.S.C. 1384), with respect to employees described in subsection (c)(1)(C).
- (4) PRESIDENT.—The President shall have authority to issue regulations to carry out this section with respect to employees described in subsection (c)(1)(E).

1	(f) Remedies.—Notwithstanding any other provision
2	of this title, in an action or administrative proceeding
3	against the United States for a violation of this section,
4	remedies (including remedies at law and in equity, and
5	interest) are available for the violation to the same extent
6	as the remedies are available for a violation of title VII
7	of the Civil Rights Act of 1964 (42 U.S.C. 2000e et seq.)
8	by an employer, except that—
9	(1) punitive damages are not available; and
10	(2) compensatory damages are available to the
11	extent specified in section 1977A(b) of the Revised
12	Statutes (42 U.S.C. 1981a(b)).
13	SEC. 311. SENSE OF CONGRESS ON SEXUAL HARASSMENT
14	AND ASSAULT PREVENTION AND ERADI-
15	CATION IN THE FOREIGN AFFAIRS WORK
16	FORCE.
17	It is the sense of Congress that the foreign affairs
18	workforce, including the United States Agency for Inter-
19	national Development, the Broadcasting Board of Gov-
20	ernors, the Peace Corps, the Development Finance Cor-
21	poration, and the Millennium Challenge Corporation,
22	should take significant steps to prevent and eradicate sex-

 \bigcirc