119th CONGRESS 1st Session H. R. 36

AN ACT

- To counter the influence of the Chinese Communist Party, the Iranian Regime, and the Russian Federation in the nation of Georgia.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Mobilizing and En3 hancing Georgia's Options for Building Accountability,
4 Resilience, and Independence Act" or the "MEGOBARI
5 Act".

6 SEC. 2. DEFINITIONS.

7	In this Act:

8 (1)APPROPRIATE CONGRESSIONAL COMMIT-TEES.—The term "appropriate congressional com-9 mittees" means— 10 11 (A) the Committee on Foreign Relations of 12 the Senate; 13 (B) the Committee on Appropriations of 14 the Senate; (C) the Committee on Foreign Affairs of 15 16 the House of Representatives; and 17 (D) the Committee on Appropriations of 18 the House of Representatives. (2) NATO.—The term "NATO" means the 19 20 North Atlantic Treaty Organization. 21 (3) SECRETARY.—The term "Secretary" means 22 the Secretary of State. 23 SEC. 3. SENSE OF CONGRESS. 24 It is the sense of Congress that— 25 (1) the progress made by the people of Georgia 26 in forging an innovative and productive society since

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1	the country's independence from the Soviet Union
2	should be applauded;
3	(2) the consolidation of democracy in Georgia is
4	critical for regional stability and United States na-
5	tional interests;
6	(3) Georgia has seen significant democratic
7	backsliding in recent years, as evidenced by numer-
8	ous independent assessments and measures;
9	(4) the current Georgian government is increas-
10	ingly hostile towards independent domestic civil soci-
11	ety and its chief Euro-Atlantic partners while in-
12	creasingly embracing enhanced ties with the Russian
13	Federation, the People's Republic of China, and
14	other anti-Western authoritarian regimes;
15	(5) the United States has an interest in pro-
16	tecting and securing democracy in Georgia; and
17	(6) the Secretary should suspend the United
18	States-Georgia Strategic Partnership Commission,
19	established through the United States-Georgia Char-
20	ter on Strategic Partnership on January 9, 2009,
21	until after the Government of Georgia takes meas-
22	ures—
23	(A) to represent the democratic wishes of
24	the citizens of Georgia; and

1	(B) to uphold its constitutional obligation
2	to advance the country towards membership in
3	the European Union and NATO.
4	SEC. 4. STATEMENT OF POLICY.
5	It is the policy of the United States—
6	(1) to support the constitutionally stated aspi-
7	rations of Georgia to become a member of the Euro-
8	pean Union and NATO, which is made clear under
9	Article 78 of the Constitution of Georgia and is sup-
10	ported by the overwhelming majority of the citizens
11	of Georgia;
12	(2) to continue supporting the capacity of the
13	Government of Georgia to protect its sovereignty
14	and territorial integrity from further Russian ag-
15	gression or encroachment within its internationally
16	recognized borders;
17	(3) to call on all political parties and elected
18	Members of the Parliament of Georgia to continue
19	working on addressing the reform plan outlined by
20	the European Commission to resume Georgia's re-
21	cently granted candidate status through an inclusive
22	and transparent consultation process that involves
23	opposition parties and civil society organizations,
24	which the people of Georgia have freely elected to
25	pursue;

1	(4) to reevaluate its relationship with the Gov-
2	ernment of Georgia and review all forms of foreign
3	and security assistance made available to the Gov-
4	ernment if it takes the required steps—
5	(A) to reorient itself toward its European
6	Union accession agenda; and
7	(B) to advance policy or legislation reflect-
8	ing the express wishes of the Georgian people;
9	(5) to emphasize the importance of contributing
10	to international efforts—
11	(A) to combat Russian aggression, includ-
12	ing through sanctions on trade with Russia and
13	the implementation and enforcement of world-
14	wide sanctions on Russia; and
15	(B) to reduce, rather than increase, trade
16	ties between Georgia and Russia;
17	(6) to continue supporting the ongoing develop-
18	ment of democratic values in Georgia, including free
19	and fair elections, freedom of association, an inde-
20	pendent and accountable judiciary, an independent
21	media, public-sector transparency and accountability,
22	the rule of law, countering malign influence, and
23	anti-corruption efforts and to impose swift con-
24	sequences on individuals who are directly responsible
25	for leading or have directly and knowingly engaged

1	in leading actions of policies that significantly un-
2	dermine those standards;

3 (7) to continue to support the Georgian people
4 and civil society organizations that reflect the aspi5 rations of the Georgian people for democracy and a
6 future with the people of Europe;

7 (8) to continue supporting the right of the 8 Georgian people to freely engage in peaceful protest, 9 determine their future, and make independent and 10 sovereign choices on foreign and security policy, in-11 cluding regarding Georgia's relationship with other 12 countries and international organizations, without 13 interference, intimidation, or coercion by other coun-14 tries or those acting on their behalf;

(9) to call on all political parties, elected Members of the Parliament of Georgia, and officers of
the Ministry of Internal Affairs of Georgia to respect
the freedoms of peaceful assembly, association, and
expression, including for the press, and the rule of
law, and encourage a vibrant and inclusive civil society;

(10) to call on the Government of Georgia to
release all persons detained or imprisoned on politically motivated grounds and drop any pending
charges against them;

1	(11) to call on the Government of Georgia to
2	thoroughly investigate all allegations emerging from
3	the recent national elections, which took place on
4	October 2024, make a determination whether the
5	elections should be judged as illegitimate and hold
6	those responsible for interference in the elections;
7	and
8	(12) to continue impressing upon the Govern-
9	ment of Georgia that the United States is committed
10	to sustaining and deepening bilateral relations and
11	supporting Georgia's Euro-Atlantic aspirations.
12	SEC. 5. REPORTS AND BRIEFINGS.
13	(a) Report on Russian Intelligence Assets in
14	Georgia.—
15	(1) IN GENERAL.—Not later than 180 days
16	after the date of the enactment of this Act, the Sec-
17	retary of State, in coordination with the Director of
18	National Intelligence and the Secretary of Defense,
19	shall submit to the appropriate committees of Con-
20	gress a classified report, prepared consistent with
21	the protection of sources and methods, examining
22	the penetration of Russian intelligence elements and
23	their assets in Georgia, that includes an annex ex-
24	amining Chinese influence and the potential inter-

1	(2) Appropriate committees of con-
2	GRESS.—In this section, the term "appropriate com-
3	mittees of Congress' means—
4	(A) the Committee on Foreign Relations of
5	the Senate, the Select Committee on Intel-
6	ligence of the Senate, and the Committee on
7	Armed Services of the Senate; and
8	(B) the Committee on Foreign Affairs of
9	the House of Representatives, the Permanent
10	Select Committee on Intelligence of the House
11	of Representatives, and the Committee on
12	Armed Services of the House of Representa-
13	tives.
14	(b) 5-Year United States Strategy for Bilat-
15	ERAL RELATIONS WITH GEORGIA.—
16	(1) IN GENERAL.—Not later than 90 days after
17	the date of the enactment of this Act, the Secretary
18	and the Administrator of the United States Agency
19	for International Development, in coordination with
20	the heads of other relevant Federal departments and
21	agencies, shall submit to the appropriate congres-
22	sional committees a detailed strategy that—
23	(A) outlines specific objectives for enhanc-
24	ing bilateral ties which reflect the current do-
25	mestic political environment in Georgia;

1	(B) includes a determination of the tools,
2	resources, and funding that should be available
3	to achieve the objectives outlined pursuant to
4	paragraph (1) and an assessment whether
5	Georgia should remain the second-highest re-
6	cipient of United States funding in the Europe
7	and Eurasia region;
8	(C) includes a determination of the extent
9	to which the United States should continue to
10	invest in its partnership with Georgia;
11	(D) includes a plan for how the United
12	States can continue to support civil society and
13	independent media organizations in Georgia;
14	and
15	(E) includes a determination whether the
16	Government of Georgia remains committed to
17	expanding trade ties with the United States and
18	Europe and whether the United States Govern-
19	ment should continue to invest in Georgian
20	projects.
21	(2) FORM.—The report required by paragraph
22	(1) shall be submitted in unclassified form, with a
23	classified annex.
24	SEC. 6. SANCTIONS.
25	(a) DEFINITIONS.—In this section:

1	(1) Admission; admitted; alien.—The terms
2	"admission", "admitted", and "alien" have the
3	meanings given such terms in section 101 of the Im-
4	migration and Nationality Act (8 U.S.C. 1101).
5	(2) Appropriate committees of con-
6	GRESS.—The term "appropriate committees of Con-
7	gress" means—
8	(A) the Committee on Foreign Relations of
9	the Senate;
10	(B) the Committee on Banking, Housing,
11	and Urban Affairs of the Senate;
12	(C) the Committee on the Judiciary of the
13	Senate;
14	(D) the Committee on Foreign Affairs of
15	the House of Representatives;
16	(E) the Committee on the Judiciary of the
17	House of Representatives; and
18	(F) the Committee on Financial Services
19	of the House of Representatives.
20	(3) FOREIGN PERSON.—The term "foreign per-
21	son" means any individual or entity that is not a
22	United States person.
23	(4) Immediate family members.—The term
24	"immediate family members" has the meaning given
25	the term "immediate relatives" in section

1	201(b)(2)(A)(i) of the Immigration and Nationality
2	Act (8 U.S.C. 1201(b)(2)(A)(i)).
3	(5) KNOWINGLY.—The term "knowingly", with
4	respect to conduct, a circumstance, or a result,
5	means that a person has actual knowledge, or should
6	have known, of the conduct, the circumstance, or the
7	result.
8	(6) UNITES STATES PERSON.—The term
9	"United States person" means—
10	(A) a United States citizen or an alien law-
11	fully admitted for permanent residence to the
12	United States;
13	(B) an entity organized under the laws of
14	the United States or any jurisdiction within the
15	United States, including a foreign branch of
16	such an entity; or
17	(C) any person within the United States.
18	(b) Inadmissibility of Officials of Govern-
19	MENT OF GEORGIA AND CERTAIN OTHER INDIVIDUALS
20	INVOLVED IN BLOCKING EURO-ATLANTIC INTEGRA-
21	TION.—
22	(1) IN GENERAL.—Not later than 90 days after
23	the date of the enactment of this Act, the President
24	shall determine whether each of the following foreign

1	corruption, or acts of violence or intimidation in re-
2	lation to the blocking of Euro-Atlantic integration in
3	Georgia:
4	(A) Any individual who, on or after Janu-
5	ary 1, 2014, has served as a member of the
6	Parliament of the Government of Georgia or as
7	a current or former senior official of a Georgian
8	political party.
9	(B) Any individual who is serving as an of-
10	ficial in a leadership position working on behalf
11	of the Government of Georgia, including law en-
12	forcement, intelligence, judicial, or local or mu-
13	nicipal government.
14	(C) An immediate family member of an of-
15	ficial described in subparagraph (A) or a person
16	described in subparagraph (B) who benefitted
17	from the conduct of such official or person.
18	(2) SANCTIONS.—The President shall impose
19	the sanctions described in subsection $(d)(2)$ with re-
20	spect to each foreign person with respect to which
21	the President has made an affirmative decision
22	under paragraph (1).
23	(3) BRIEFING.—Not later than 90 days after
24	the date of the enactment of this Act, the Secretary

1	shall brief the appropriate committees of Congress
2	with respect to—
3	(A) any foreign person with respect to
4	which the President has made an affirmative
5	determination under paragraph (1); and
6	(B) the specific facts that justify each such
7	affirmative determination.
8	(4) WAIVER.—The President may waive imposi-
9	tion of sanctions under this subsection on a case-by-
10	case basis if the President determines and reports to
11	the appropriate committees of Congress that—
12	(A) such waiver would serve national secu-
13	rity interests; or
14	(B) the circumstances which caused the in-
15	dividual to be ineligible have sufficiently
16	changed.
17	(c) Imposition of Sanctions With Respect to
18	UNDERMINING PEACE, SECURITY, STABILITY, SOV-
19	EREIGNTY OR TERRITORIAL INTEGRITY OF GEORGIA.—
20	(1) IN GENERAL.—The President may impose
21	the sanctions described in subsection $(d)(1)$ and
22	shall impose the sanctions described in subsection
23	(d)(2) with respect to each foreign person the Presi-
24	dent determines, on or after the date of the enact-
25	ment of this Act—

(A) is responsible for, complicit in, or has 1 2 directly or indirectly engaged in or attempted to 3 engage in, actions or policies, including order-4 ing, controlling, or otherwise directing acts that 5 are intended to undermine the peace, security, 6 stability, sovereignty, or territorial integrity of 7 Georgia; 8 (B) is or has been a leader or official of an 9 entity that has, or whose members have, en-10 gaged in any activity described in subparagraph 11 (A); or12 (C) is an immediate family member of a 13 person subject to sanctions for conduct de-14 scribed in subparagraph (A) or (B) and bene-15 fitted from the conduct of such person. 16 (2) BRIEF AND WRITTEN NOTIFICATION.—Not 17 later than 10 days after imposing sanctions on a for-18 eign person or persons pursuant to this subsection, 19 the President shall brief and provide written notifi-20 cation to the appropriate committees of Congress re-21 garding the imposition of such sanctions, which shall 22 describe-

23 (A) the foreign person or persons subject
24 to the imposition of such sanctions;

(B) the activity justifying the imposition of	
such sanctions; and	
(C) the specific sanctions imposed on such	
foreign person or persons.	
(3) WAIVER.—The President may waive the ap-	
plication of sanctions under this subsection with re-	
spect to a foreign person for renewable periods no	
to exceed 180 days if, not later than 15 days before	
the date on which such waiver is to take effect, the	
President submits to the appropriate committees of	
Congress a written determination and justification	
that the waiver is in the national security interests	
of the United States.	
(d) SANCTIONS DESCRIBED.—The sanctions de-	
scribed in this subsection are the following with respect	
to a foreign person described in subsection (b) or (c), as	
applicable:	
(1) BLOCKING OF PROPERTY.—Notwith-	
standing the requirements under section 202 of the	
International Emergency Economic Powers Act (50	
U.S.C. 1701), the President shall exercise all au-	
thorities granted under the International Emergency	
Economic Powers Act (50 U.S.C. 1701 et seq.) to	
the extent necessary to block and prohibit all trans-	
actions in property and interests in property of the	

1	foreign person if such property and interests in
2	property are in the United States, come within the
3	United States, or are or come within the possession
4	or control of a United States person.
5	(2) INELIGIBILITY FOR VISAS, ADMISSION, OR
6	PAROLE.—
7	(A) VISAS, ADMISSION, OR PAROLE.—A
8	foreign person that is an alien shall be—
9	(i) inadmissible to the United States;
10	(ii) ineligible to receive a visa or other
11	documentation to enter the United States;
12	and
13	(iii) otherwise ineligible to be admitted
14	or paroled into the United States or to re-
15	ceive any other benefit under the Immigra-
16	tion and Nationality Act (8 U.S.C. 1101 et
17	seq.).
18	(B) CURRENT VISAS REVOKED.—The for-
19	eign person shall be subject to the following:
20	(i) Revocation of any visa or other
21	entry documentation regardless of when
22	the visa or other entry documentation is or
23	was issued.
24	(ii) A revocation under clause (i) shall
25	take effect immediately and automatically

1	cancel any other valid visa or entry docu-
2	mentation that is in the foreign person's
3	possession.
4	(e) Implementation; Penalties.—
5	(1) IMPLEMENTATION.—The President may ex-
6	ercise all authorities provided under sections 203
7	and 205 of the International Emergency Economic
8	Powers Act (50 U.S.C. 1702 and 1704) to carry out
9	this section.
10	(2) PENALTIES.—A person that violates, at-
11	tempts to violate, conspires to violate, or causes a
12	violation of subsection $(d)(2)(A)$ or any regulation,
13	license, or order issued under that subsection shall
14	be subject to the penalties set forth in subsections
15	(b) and (c) of section 206 of the International Eco-
16	nomic Powers Act (50 U.S.C. 1705) to the same ex-
17	tent as a person that commits an unlawful act de-
18	scribed in subsection (a) of that section.
19	(3) RULE OF CONSTRUCTION.—Nothing in this
20	Act, or any amendment made by this Act, may be
21	construed to limit the authority of the President to
22	designate or sanction persons pursuant to an appli-
23	cable Executive order or otherwise pursuant to the
24	International Emergency Economic Powers Act (50
25	U.S.C. 1701 et seq.).

(f) Rulemaking.—

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2	(1) IN GENERAL.—Not later than 120 days
3	after the date of the enactment of this Act, the
4	President shall prescribe such regulations as are
5	necessary for the implementation of this section.
6	(2) NOTIFICATION TO CONGRESS.—Not later
7	than 10 days before prescribing regulations pursu-
8	ant to paragraph (1), the President shall notify the
9	appropriate committees of Congress of the proposed
10	regulations and the provisions of this section that
11	the regulations are implementing.

12 (g) SANCTIONS WITH RESPECT TO BROADER COR-13 RUPTION IN GEORGIA.—

14 (1) DETERMINATION.—The President shall de-15 termine whether there are foreign persons who, on or after the date of the enactment of this Act, have 16 17 engaged in significant corruption in Georgia or acts 18 that are intended to undermine the peace, security, 19 stability, sovereignty, or territorial integrity of Geor-20 gia for the purposes of potential imposition of sanc-21 tions pursuant to powers granted to the President 22 under the International Emergency Economic Pow-23 ers Act (50 U.S.C. 1701 et seq.).

24 (2) Report.—

1 (A) IN GENERAL.—Not later than 180 2 days after the date of the enactment of this 3 Act, the President shall submit a report to the 4 appropriate committees of Congress that— 5 (i) identifies all foreign persons the 6 President has determined, pursuant to this 7 subsection, have engaged in significant cor-8 ruption in Georgia or committed acts that 9 are intended to undermine the peace, secu-10 rity, stability, sovereignty, or territorial in-11 tegrity of Georgia; 12 (ii) the dates on which sanctions were 13 imposed; and 14 (iii) the reasons for imposing such 15 sanctions. 16 (B) FORM.—The report required under 17 subparagraph (A) shall be provided in unclassi-18 fied form, but may include a classified annex. 19 (h) TERMINATION OF SANCTIONS.—Any sanctions 20 imposed on a foreign person pursuant to this section shall terminate on the earlier of— 21 22 (1) the date on which the President certifies to 23 the appropriate committees of Congress that the for-24 eign person is no longer engaging in the activities

that led to the imposition of such sanction; or

1	(2) the sunset date described in section 7.
2	(i) EXCEPTIONS.—
3	(1) DEFINITIONS.—In this section:
4	(A) AGRICULTURAL COMMODITY.—The
5	term "agricultural commodity" has the meaning
6	given such term in section 102 of the Agricul-
7	tural Trade Act of 1978 (7 U.S.C. 5602).
8	(B) GOOD.—The term "good" means any
9	article, natural or man-made substance, mate-
10	rial, supply, or manufactured product, including
11	inspection and test equipment and excluding
12	technical data.
13	(C) MEDICAL DEVICE.—The term "medical
14	device" has the meaning given the term "de-
15	vice" in section 201 of the Federal Food, Drug,
16	and Cosmetic Act (21 U.S.C. 321).
17	(D) MEDICINE.—The term "medicine" has
18	the meaning given the term "drug" in section
19	201 of the Federal Food, Drug, and Cosmetic
20	Act (21 U.S.C. 321).
21	(2) Exceptions.—
22	(A) EXCEPTION RELATING TO INTEL-
23	LIGENCE ACTIVITIES.—Sanctions under this
24	section shall not apply to—

- (i) any activity subject to the report-1 2 ing requirements under title V of the National Security Act of 1947 (50 U.S.C. 3 4 3091 et seq.); or (ii) any authorized intelligence activi-5 6 ties of the United States. 7 (B) EXCEPTION TO COMPLY WITH INTER-NATIONAL OBLIGATIONS.—Sanctions under this 8 9 section shall not apply with respect to a foreign 10 person if admitting or paroling the person into 11 the United States is necessary to permit the 12 United States to comply with the Agreement re-13 garding the Headquarters of the United Na-14 tions, signed at Lake Success June 26, 1947, 15 and entered into force November 21, 1947, be-16 tween the United Nations and the United 17 States, or other applicable international obliga-18 tions. 19 (C) HUMANITARIAN ASSISTANCE.—Sanc-20 tions under this section shall not apply to— 21 (i) the conduct or facilitation of a 22 transaction for the provision of agricultural 23 commodities, food, medicine, medical de-
- 25 humanitarian purposes; or

vices, or humanitarian assistance, or for

1	(ii) transactions that are necessary
2	for, or related to, the activities described in
3	paragraph (1).

4 (j) EXCEPTION RELATING TO IMPORTATION OF
5 GOODS.—The requirement to block and prohibit all trans6 actions in all property and interests in property under this
7 section shall not include the authority or a requirement
8 to impose sanctions on the importation of goods.

9 SEC. 7. ADDITIONAL ASSISTANCE WITH RESPECT TO GEOR10 GIA.

(a) IN GENERAL.—Upon submission to Congress of
the certification described in subsection (c)—

(1) the Secretary of State, in consultation with
other heads of other relevant Federal departments
and agencies, should seek to further enhance peopleto-people contacts and academic exchanges between
the United States and Georgia; and

(2) the President, in consultation with the Secretary of Defense, should maintain, and as appropriate, expand military co-operation with Georgia,
including by providing further security and defense
equipment ideally suited for territorial defense
against Russian aggression and related training,
maintenance, and operations support elements.

1 (b) SENSE OF CONGRESS.—It is the sense of Con-2 gress that, after the submission of the certification de-3 scribed in subsection (c) should the Georgian government 4 take steps to re-align itself with its Euro-Atlantic agenda, 5 including significant changes to the foreign influence law, the President should take steps to improve the bilateral 6 7 relationship between the United States and Georgia, in-8 cluding actions to bolster Georgia's ability to deter threats 9 from Russia and other malign actors.

10 (c) CERTIFICATION DESCRIBED.—The certification 11 described in this subsection is a certification submitted to 12 Congress by the President that Georgia has shown signifi-13 cant and sustained progress towards reinvigorating its de-14 mocracy and advancing its Euro-Atlantic integration.

15 SEC. 8. SUNSET.

16 This Act shall cease to have any force or effect begin-17 ning on the date that is 5 years after the date of the enact-18 ment of this Act.

Passed the House of Representatives May 5, 2025. Attest:

Clerk.

119TH CONGRESS H. R. 36

AN ACT

To counter the influence of the Chinese Communist Party, the Iranian Regime, and the Russian Federation in the nation of Georgia.