

IN THE SENATE OF THE UNITED STATES

Mr. BROWNBACK (for himself and Mr. BAYH) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To promote human rights, democracy, and development in North Korea, to promote overall security on the Korean Peninsula and establish a more peaceful world environment, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "North Korean Free-
- 5 dom Act of 2003".

6 SEC. 2. TABLE OF CONTENTS.

- 7 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.
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- Sec. 101. Reports.
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- Sec. 401. Sense of Congress regarding negotiations with North Korea.
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- Sec. 403. Conditions for United States aid and other assistance.

TITLE V: MISCELLANEOUS PROVISIONS

Sec. 501. Annual report.

Sec. 502. Task force on North Korean criminal activities.

1 SEC. 3. FINDINGS.

- 2 Congress makes the following findings:
 - (1) The economies of North Korea and South
- 4 Korea are dramatically different. The 2002 per cap-
- 5 ita gross domestic product of North Korea is esti-
- 6 mated at \$1,000; in South Korea it is estimated at

1 \$19,400. North Korea's 2002 gross domestic prod-2 uct real growth rate is estimated at 1 percent, while 3 South Korea's is estimated at 5.8 percent. North 4 Korea's 2002 exports are estimated at 5 \$915,000,000, while South Korea's are estimated at 6 \$162,000,000,000.

7 (2) The health of the North Korean people as 8 a whole is significantly worse than the health of the 9 people of South Korea. The estimated infant mor-10 tality rate in 2002 in North Korea is 22.8 deaths 11 per 1,000 live births, while in South Korea it is 7.6 12 deaths per 1,000 live births. The estimated life ex-13 pectancy for babies born in 2002 is 3.5 years longer 14 in South Korea than it is in North Korea.

(3) Nearly 1 North Korean child in 10 suffers
from acute malnutrition, and 4 out of every 10 children are chronically malnourished, according to a
United Nations-European Union survey in 2002.

(4) The differences in the economic performance of North Korea and South Korea and the
health of the people living in those countries cannot
be accounted for by differences in land area or natural resources.

(5) The people of the Korean peninsula are un-justly divided into 2 different countries, one of which

offers its citizens freedom, prosperity, and hope for
 the future, and one of which oppresses its people
 and threatens them with imprisonment, starvation,
 and death.

5 (6) The people of South Korea are able to exer-6 cise their basic rights, and in doing so have impres-7 sively created and sustained a peaceful, just, and 8 prosperous society since the end of the Korean con-9 flict in 1953. The people of South Korea have main-10 tained and are continually improving upon this suc-11 cess.

12 (7) The people of North Korea deserve the
13 same rights, freedom, and prosperity enjoyed by
14 their relatives in South Korea, but the current Gov15 ernment of North Korea has denied them those
16 rights by—

17 (A) forbidding the exercise of free speech18 and religion;

19 (B) imprisoning citizens and their families
20 in a system of prison and labor camps for exer21 cising basic rights;

(C) mismanaging the economy and food
production, with the result that millions of people are threatened with starvation;

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1 (D) dismantling the national food system, 2 with the result that the customary rules and ar-3 rangements by which people exchange labor for 4 food are no longer in operation; and 5 (E) forbidding nearly all contact with the 6 outside world. 7 (8) Many persons wish to flee North Korea but 8 cannot do so because of the threat of arrest, impris-9 onment, and execution in North Korea and the 10 threat of repatriation to North Korea if they are dis-11 covered in another country. 12 (9) North Koreans, including agents of the 13 North Korean Government, have engaged in various 14 criminal activities, including international trafficking 15 in narcotics, arms, and persons. 16 (10) The North Korean Government has op-17 pressed its people by imprisoning, executing, or 18 starving people for such crimes as "ideological diver-19 "opposing socialism," gence," and other 20 "counterrevolutionary crimes." An estimated 21 200,000 people are imprisoned in North Korea for 22 political reasons. 23 (11) The North Korean people are denied their

right to self-determination by the dictatorship of
Kim Jong II.

1 (12) Estimates of the number of North Korean 2 refugees living in China range from 100,000 to 3 300,000 people. 4 (13) As many as 3,500,000 North Koreans 5 have died from hunger or famine-related disease 6 since 1994. 7 (14) South Korea accepted fewer than 3,000 8 North Korean refugees for resettlement in South 9 Korea between 1953 and 2002. 10 (15) Fewer than 100 North Koreans were 11 granted public interest parole into the United States 12 in each of 1998 and 1999. 13 (16) Korean unification under a peaceful, politi-14 cally free, market-oriented system could contribute 15 to political stability and economic prosperity in 16 northeast Asia and beyond. 17 (17) United States and world security, which is 18 threatened by the production and export of weapons 19 of mass destruction and related delivery systems, 20 materials, and technologies by North Korea, will 21 best be advanced by the establishment of freedom, 22 democracy, and rights for the North Korean people. 23 SEC. 4. PURPOSES. 24 The purposes of this Act are—

1	(1) to declare that it is the policy of the United
2	States—
3	(A) to end the development, sale, and
4	transfer of weapons of mass destruction and re-
5	lated delivery systems, materials, and tech-
6	nologies in and from the Korean peninsula;
7	(B) to assist in the reunification of the Ko-
8	rean peninsula under a democratic system of
9	government; and
10	(C) to achieve respect for and protection of
11	human rights in North Korea in accordance
12	with United Nations conventions; and
13	(2) to take and encourage steps to implement
14	this policy.
15	SEC. 5. DEFINITIONS.
16	In this Act:
17	(1) The term "Appropriate congressional com-
18	mittees" means the Committee on Foreign Relations
19	and the Select Committee on Intelligence of the Sen-
20	ate and the Committee on International Relations
21	and the Permanent Select Committee on Intelligence
22	of the House of Representatives.
23	(2) The term "China" means the People's Re-
24	public of China.

1	(3) The term "North Korea" means the Demo-
2	cratic People's Republic of Korea.
3	(4) The term "North Koreans" means persons
4	who are natives or citizens of North Korea.
5	(5) The term "political offenses" means crimes
6	that are designed to prevent free speech, free exer-
7	cise of religion, opposition to the government, free
8	travel and movement, or other similar offenses.
9	(6) The term "Secretary" means the Secretary
10	of Homeland Security.
11	TITLE I—PROTECTING THE
12	HUMAN RIGHTS OF NORTH
13	KOREANS
	KOREANS SEC. 101. REPORTS.
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13 14	SEC. 101. REPORTS.
13 14 15	SEC. 101. REPORTS. (a) PRISON AND LABOR CAMPS.—
13 14 15 16	 SEC. 101. REPORTS. (a) PRISON AND LABOR CAMPS.— (1) CLASSIFIED REPORT.—Not later than 90
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 13 14 15 16 17 18 19 20 	 SEC. 101. REPORTS. (a) PRISON AND LABOR CAMPS.— (1) CLASSIFIED REPORT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State, in cooperation with the Central Intelligence Agency and other United States intelligence agencies, shall submit to the appropriate con-
 13 14 15 16 17 18 19 20 21 	 SEC. 101. REPORTS. (a) PRISON AND LABOR CAMPS.— (1) CLASSIFIED REPORT.—Not later than 90 days after the date of the enactment of this Act, the Secretary of State, in cooperation with the Central Intelligence Agency and other United States intelligence agencies, shall submit to the appropriate congressional committees a report in classified form on

1	ical offenses. The report shall include information
2	on—
3	(A) offenses for which prisoners are sent to
4	prison;
5	(B) torture;
6	(C) forced labor;
7	(D) medical experimentation;
8	(E) indoctrination and reeducation;
9	(F) executions; and
10	(G) the adequacy or inadequacy of food,
11	water, and sanitation.
12	(2) UNCLASSIFIED REPORT.—No later than 30
13	days after the date on which the report is submitted
14	pursuant to paragraph (1), the President, in con-
15	sultation with the appropriate congressional commit-
16	tees, shall submit to Congress an unclassified
17	version of the report. The report shall include un-
18	classified satellite photography of any prisons and
19	labor camps described in the report.
20	(b) DEFECTORS.—
21	(1) CLASSIFIED REPORT.—Not later than 90
22	days after the date of the enactment of this Act, the
23	Secretary of State, in cooperation with the Central
24	Intelligence Agency and other United States intel-
25	ligence agencies, shall submit to the appropriate con-

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gressional committees a classified report describing

2 all United States Government policies toward North Korean defectors and explaining the reasons for 3 4 those policies. (2) UNCLASSIFIED REPORT.—Not later than 30 5 6 days after the date on which the report is submitted 7 pursuant to paragraph (1), the President, in con-8 sultation with the appropriate congressional commit-9 tees, shall submit to Congress an unclassified 10 version of the report. The report shall include infor-11 mation on-12 (A) the number of North Korean defectors 13 who have been identified; 14 (B) the countries or regions to which these 15 defectors have fled; 16 (C) the estimated total number of North 17 Korean defectors; and 18 (D) the reasons why the Department of 19 State has never identified North Koreans, par-20 ticularly high level defectors, as a Priority 2 21 group of special concern, as defined by the Sec-

retary of State, for expedited consideration inthe United States refugee program.

1 SEC. 102. THE UNITED NATIONS.

(a) IN GENERAL.—It is the sense of Congress that
the people of the United States believe that the United
Nations has a significant role to play in promoting and
improving human rights in North Korea, and United
States confidence in the United Nations will be enhanced
if the United Nations deals aggressively with the issue of
human rights in North Korea.

9 (b) REPORTS BY THE UNITED NATIONS.—It is the
10 sense of Congress that the United Nations should begin
11 preparation of complete reports on—

(1) the prison and labor camp system in North
Korea, particularly those prisons and labor camps
that are used to house persons for political offenses,
including camps reportedly for children under the
age of 17; and

17 (2) the North Korean refugee situation in18 China.

19 SEC. 103. RELIGIOUS PERSECUTION IN NORTH KOREA.

(a) COMMISSION ON INTERNATIONAL RELIGIOUS
FREEDOM.—It is the sense of Congress that, not later
than 1 year after the date of the enactment of this Act,
the United States Commission on International Religious
Freedom should hold extended informational hearings in
the United States on the status of religious persecution
in North Korea.

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(b) Countries of Particular Concern.—

2 (1) ANNUAL REPORT.—The President shall in-3 clude in each annual report on proposed refugee ad-4 mission pursuant to section 207(d) of the Immigra-5 tion and Nationality Act (8 U.S.C. 1157(d)), infor-6 mation about specific measures taken to facilitate 7 access to the United States refugee program for in-8 dividuals who have fled countries of particular con-9 cern, as defined by the Secretary of Homeland Secu-10 rity, for violations of religious freedom pursuant to 11 section 402(b) of the International Religious Free-12 dom Act of 1998 (22 U.S.C. 6442(b)).

(2) INFORMATION.—The information included
in the annual report described in paragraph (1) shall
include, for each country of particular concern, a description of access of the nationals or former habitual residents of that country to a refugee determination on the basis of—

19 (A) referrals by external agencies to a ref-20 ugee adjudication;

(B) groups deemed to be of special humanitarian concern to the United States for purposes of refugee resettlement; and

(C) family links to the United States.

1SEC. 104. HUMANITARIAN AND FOOD ASSISTANCE TO2NORTH KOREANS.

3 (a) REPORT ON UNITED STATES FOOD AID.—Not
4 later than 180 days after the date of the enactment of
5 this Act, the Director of the United States Agency for
6 International Development shall submit to the appropriate
7 congressional committees a report setting forth the fund8 ing for, and use of Federal resources by, entities that are
9 providing humanitarian or food aid to North Korea.

10 (b) FUNDING TO NONGOVERNMENTAL ORGANIZA-11 TIONS.—The Director of the United States Agency for 12 International Development may provide financial assist-13 ance, including grants, to the World Food Program and 14 any United States nongovernmental organizations that are 15 able to—

- 16 (1) provide food aid and other humanitarian as-17 sistance to North Koreans; and
- 18 (2) demonstrate—
- 19 (A) a successful record of providing food20 aid to North Koreans; or
- 21 (B) the intent and capacity to provide suchaid.

(c) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated \$100,000,000 for each
of the fiscal years 2003, 2004, 2005, and 2006 for the
purpose of carrying out this section.

TITLE II—ACTIONS TO PROTECT NORTH KOREAN REFUGEES

3 SEC. 201. PURSUIT OF FIRST ASYLUM POLICY.

4 It is the sense of Congress that—

5 (1) the United States guarantee safe haven and
6 assistance to North Koreans who arrive in, or seek
7 to arrive in, the United States; and

8 (2) because of such guarantee of safe haven 9 and assistance, the United States encourage coun-10 tries that neighbor North Korea, including China, 11 Japan, Russia, and South Korea to institute meas-12 ures similar to humanitarian parole, a form of tem-13 porary protected status, or refugee status consistent 14 with the United Nations Convention Relating to the 15 Status of Refugees of 1951 and the Protocol Relat-16 ing to the Status of Refugees of 1967 to guarantee 17 safe haven and assistance to displaced North Kore-18 ans.

19SEC. 202. ADOPTION OF NORTH KOREAN CHILDREN BY20AMERICANS.

21 It is the sense of Congress that—

(1) thousands of North Korean children do not
have parents and are threatened with starvation and
disease if they remain in North Korea;

(2) thousands of United States citizens would
 welcome the opportunity to adopt North Korean or phans; and

4 (3) the Secretary of Homeland Security should
5 make every effort to facilitate the adoption of any
6 North Korean children who are granted humani7 tarian parole under section 203.

8 SEC. 203. HUMANITARIAN PAROLE.

9 (a) CASE-BY-CASE REQUIREMENT NOT APPLICA-10 BLE.—

(1) IN GENERAL.—The case-by-case basis and
alien specific requirements of section 212(d)(5)(A)
of the Immigration and Nationality Act (8 U.S.C.
1182(d)(5)(A)) shall not be applicable to the parole
of any alien who is a native or citizen of North
Korea seeking entry to the United States.

17 (2) DISCRETION.—Nothing in this subsection
18 shall be construed to prohibit the Secretary of
19 Homeland Security from establishing conditions for
20 parole under section 212(d)(5) of the Immigration
21 and Nationality Act (8 U.S.C. 1182 (d)(5)), or from
22 denying parole to such aliens who are otherwise in23 eligible for parole.

24 (b) COMPELLING REASONS IN THE PUBLIC INTER-25 EST CONSIDERED TO EXIST.—For purposes of section

212(d)(5)(B) of the Immigration and Nationality Act (8
 U.S.C. 1182(d)(5)(B)), the parole of any alien who is a
 native or citizen of North Korea and is seeking to enter
 the United States shall be considered to be, for compelling
 reasons, in the public interest.

6 (c) LENGTH OF PAROLE.—

7 (1)IN GENERAL.—Notwithstanding section 8 212(d)(5) of the Immigration and Nationality Act (8) 9 U.S.C. 1182(d)(5), if parole is granted to an alien 10 who is a native or citizen of North Korea, the parole 11 shall be effective until the final resolution of any ap-12 plication for adjustment of status made pursuant to 13 section 204.

14 (2) DENIAL OF ADJUSTMENT OF STATUS.—If
15 an application for adjustment of status made pursu16 ant to section 204 is denied to an alien described in
17 paragraph (1), the alien may seek relief under sec18 tion 207 or 208.

(3) EXTENSION OF PAROLE PERIOD.—If no application for adjustment of status is made pursuant
to section 204 within 18 months after parole is
granted to an alien described in paragraph (1), the
Secretary of Homeland Security may, in the discretion of the Secretary, extend the parole period tem-

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1	porarily under conditions that the Secretary of
2	Homeland Security prescribes.
3	(4) NO GRANT OF PAROLE.—If parole is not
4	granted to an alien described in paragraph (1), the
5	alien may seek relief under section 207 or 208.
6	(d) Subsequent Removal Proceedings.—Noth-
7	ing in this section shall be construed to prohibit the Sec-
8	retary of Homeland Security from instituting removal pro-
9	ceedings against an alien paroled into the United States
10	under this section for—
11	(1) conduct committed after the parole of the
12	alien into the United States; or
13	(2) conduct or conditions that were not dis-
14	closed to the Secretary of Homeland Security prior
15	to the parole of the alien into the United States.
16	(e) NOTIFICATION TO WMDIC.—The Secretary of
17	Homeland Security shall notify the Weapons of Mass De-
18	struction Informant Center, described in section 207, of
19	any alien receiving parole under this section who would
20	otherwise qualify for the visa described in section
21	101(a)(15)(S)(iii) of the Immigration and Nationality Act
22	(8 U.S.C. 1101(a)(15)(S)(iii)).
23	SEC. 204. NORTH KOREAN STATUS ADJUSTMENT.
24	(a) STATUS ADJUSTMENT.—Notwithstanding section
25	245(c) of the Immigration and Nationality Act (8 U.S.C.

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1255(c)), the status of any alien who is a native or citizen 1 2 of North Korea and has been inspected and admitted or 3 paroled into the United States may be adjusted by the 4 Secretary of Homeland Security, in the discretion of the 5 Secretary and under such regulations as the Secretary may prescribe, to that of an alien lawfully admitted for 6 7 permanent residence under the conditions set forth in subsections (b) and (c). 8

9 (b) NORTH KOREANS WITH KNOWLEDGE OF NORTH 10 KOREA'S WEAPONS OF MASS DESTRUCTION PRO-11 GRAMS.—The status of any alien who is referred to the 12 Weapons of Mass Destruction Informant Center in accord-13 ance with section 203(e), shall be immediately adjusted 14 to that of lawful permanent resident.

(c) NORTH KOREANS WITHOUT KNOWLEDGE OF
NORTH KOREA'S WEAPONS OF MASS DESTRUCTION PROGRAMS.—Except for those aliens described in subsection
(b), adjustment of status may occur only if the Secretary
of Homeland Security determines that the alien—

(1) did not enter the United States in a thencurrent capacity as an agent, representative, or official of the Government of North Korea, or for any
purpose contrary to the purposes of this Act or for
any unlawful purpose;

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1 (2) is not, since entering the United States or 2 at the time during which the application for adjust-3 ment of status is filed or in process, an agent, rep-4 resentative, or official of the Government of North 5 Korea, or during such period acting for any purpose 6 contrary to the purposes of this Act or for any un-7 lawful purpose;

8 (3) in the judgment of the Secretary of Home-9 land Security, is not likely to become an agent, rep-10 resentative, or official of the Government of North 11 Korea, or act for any purpose contrary to the pur-12 poses of this Act or for any unlawful purpose; and 13 (4) has been physically present in the United 14 States for at least 1 year.

(d) ADDITIONAL RELIEF.—Nothing in this section
precludes an alien from seeking relief under section 208
or 241(b)(3) of the Immigration and Nationality Act (8
U.S.C. 1158 or 1231(b)(3)).

(e) AFFECT ON NUMBER OF AUTHORIZED VISAS.—
The approval of an application for adjustment of status
to that of lawful permanent resident under this section
shall not result in a reduction in the number of visas authorized by the Immigration and Nationality Act (8
U.S.C. 1101 et seq.).

1 (f) Applicability of the Immigration and Na-2 Tionality Act.—

3 (1) IN GENERAL.—Nothing in this section shall
4 be construed to repeal or restrict the powers, duties,
5 functions, or authority of the Secretary of Homeland
6 Security in the administration and enforcement of
7 the Immigration and Nationality Act (8 U.S.C. 1101
8 et seq.) or any other Federal law relating to immi9 gration, nationality, or naturalization.

10 (2) DEFINITIONS.—The definitions in sub11 sections (a) and (b) of section 101 of the Immigra12 tion and Nationality Act (8 U.S.C. 1101(a) and (b))
13 shall apply to this section.

14 (3) SUBSEQUENT REMOVAL PROCEEDINGS.—
15 Nothing in this section shall be construed to prohibit
16 the Secretary of Homeland Security from instituting
17 removal proceedings against an alien whose status
18 was adjusted under subsection (a) for—

19 (A) conduct committed after such adjust-20 ment of status; or

(B) conduct or conditions that were not
disclosed to the Secretary of Homeland Security
prior to such adjustment of status.

1 SEC. 205. TEMPORARY PROTECTED STATUS.

2 (a) EXTRAORDINARY AND TEMPORARY CONDITIONS
3 CONSIDERED TO EXIST.—

4 (1) IN GENERAL.—For purposes of section
5 244(b)(1)(C) of the Immigration and Nationality
6 Act (8 U.S.C. 1254a(b)(1)(C)), extraordinary and
7 temporary conditions shall be considered to exist in
8 North Korea that prevent aliens who are natives or
9 citizens of North Korea from returning to North
10 Korea in safety.

11 (2) TERMINATION OF PROTECTED STATUS.—
12 The extraordinary and temporary conditions referred
13 to in paragraph (1) shall be considered to exist until
14 the Secretary of Homeland Security determines
15 that—

16 (\mathbf{A}) the human rights and trafficking 17 records of North Korea, according to the Coun-18 try Report on Human Rights Practices issued 19 by the United States Department of State, Bu-20 reau of Democracy, Human Rights, and Labor, 21 and the Country Report on Trafficking issued 22 by the Trafficking in Persons Office of the De-23 partment of State, are satisfactory; and

24 (B) North Korea is no longer on the list of25 nations designated as state sponsors of ter-

1	rorism by the United States Department of
2	State.
3	SEC. 206. S VISA.
4	(a) EXPANSION OF S VISA CLASSIFICATION.—Sec-
5	tion $101(a)(15)(S)$ of the Immigration and Nationality
6	Act (8 U.S.C. 1101(a)(15)(S)) is amended—
7	(1) in clause (i)—
8	(A) by striking "Attorney General" each
9	place that term appears and inserting "Sec-
10	retary of Homeland Security'; and
11	(B) by striking "or" at the end; and
12	(2) in clause (ii)—
13	(A) by striking "Attorney General" and in-
14	serting "Secretary of Homeland Security"; and
15	(B) by striking "1956," and all that fol-
16	lows through "the alien;" and inserting the fol-
17	lowing: "1956; or
18	"(iii) who the Secretary of Homeland Se-
19	curity determines—
20	"(I) is in possession of critical reliable
21	information concerning the activities of
22	governments or other organizations, or
23	their agents, representatives, or officials,
24	with respect to weapons of mass destruc-
25	tion, if such governments or organizations

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1	are at risk of using or exporting such
2	weapons; and
3	"(II) is willing to supply or has sup-
4	plied, fully and in good faith, information
5	described in subclause (I) to appropriate
6	persons within the United States Govern-
7	ment;
8	and, if the Secretary of Homeland Security considers
9	it to be appropriate, the spouse, married and unmar-
10	ried sons and daughters, and parents of an alien de-
11	scribed in clause (i), (ii), or (iii) if accompanying, or
12	following to join, the alien;".
13	(b) Numerical Limitation.—Section 214(k)(1) of
14	the Immigration and Nationality Act (8 U.S.C.
15	1184(k)(1)) is amended by striking "The number of
16	aliens" and all that follows through the period and insert-
17	ing the following: "The number of aliens who may be pro-
18	vided a visa as nonimmigrants under section
19	101(a)(15)(S) in any fiscal year may not exceed 3,500.".
20	(c) Adjustment of Status.—Section 245(j) of the
21	Immigration and Nationality Act (8 U.S.C. 1255(j)) is
22	amended—
23	(1) by striking "Attorney General" each place
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that term appears and inserting "Secretary of
Homeland Security";

1	(2) by redesignating paragraph (3) as para-
2	graph (4);
3	(3) by inserting after paragraph (2) the fol-
4	lowing:
5	"(3) If, in the sole discretion of the Secretary of
6	Homeland Security—
7	"(A) a nonimmigrant admitted into the United
8	States under section $101(a)(15)(S)(iii)$ has supplied
9	information described in subclause (I) of that sec-
10	tion; and
11	"(B) the provision of such information has sub-
12	stantially contributed to the purposes of the North
13	Korean Freedom Act of 2003;
14	the Secretary of Homeland Security may adjust the status
15	of the alien (and the spouse, married and unmarried sons
16	and daughters, and parents of the alien if admitted under
17	such section) to that of an alien lawfully admitted for per-
18	manent residence."; and
19	(4) in paragraph (4), as so redesignated, by
20	striking "Upon the approval of adjustment of status
21	under paragraph (1) or (2)," and inserting "Upon
22	the approval of adjustment of status under para-
23	graph (1), (2), or (3),".

1SEC. 207. WEAPONS OF MASS DESTRUCTION INFORMANT2CENTER.

3 (a) ESTABLISHMENT.—There is established within
4 the Department of Homeland Security a Weapons of Mass
5 Destruction Informant Center.

6 (b) RESPONSIBILITIES.—The Weapons of Mass De7 struction Informant Center established under subsection
8 (a) shall—

9 (1) have the primary responsibility of receiving 10 voluntary information about weapons of mass de-11 struction and related delivery systems, materials, 12 and technologies and the intent or actions of coun-13 tries to export such items or knowledge to other 14 countries or non-state actors;

15 (2) ensure that informants—

16 (A) are given the highest consideration for
17 visas described in section 101(a)(15)(S)(ii) of
18 the Immigration and Nationality Act (8 U.S.C.
19 1101(a)(15)(S)(ii)); and

(B) report all information related to the
development or export of weapons of mass destruction to senior officials at the Department
of Homeland Security, the Central Intelligence
Agency, and other relevant components of the
intelligence community and at the Federal Bu-

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1	reau of Investigations and other relevant com-
2	ponents of the law enforcement community;
3	(3) educate consular officers regarding the visa
4	classification described in section $101(a)(15)(S)(iii)$
5	of the Immigration and Nationality Act (8 U.S.C.
6	1101(a)(15)(S)(iii));
7	(4) facilitate, receive, and evaluate visa requests
8	for nonimmigrants described in such section
9	101(a)(15)(S)(iii) in consultation with appropriate
10	personnel both within and outside of the Department
11	of Homeland Security;
12	(5) in the event the Weapons of Mass Destruc-
13	tion Informant Center approves visa requests for
14	nonimmigrants described in such section
15	101(a)(15)(S)(iii), act in coordination with the Di-
16	rector of the Bureau of Citizenship and Immigration
17	Services and other appropriate government agencies
18	to facilitate the issuance of such visas, including ad-
19	ditional visas as are considered to be appropriate for
20	the spouse, married or unmarried sons and daugh-
21	ters, and parents of the alien whose request was
22	granted;
23	(6) facilitate the cooperation of aliens who re-
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ceive such visas with the United States Government

goals of this Act; (7) ensure that aliens who receive such visas
(7) on sure that aligns who receive such vises
(7) ensure that allens who receive such visas
comply with the terms of the visa; and
(8) ensure that such visas are not utilized as a
method of gaining entry into the United States for
any purpose other than those outlined in this Act.
SEC. 208. RIGHT TO ACCEPT EMPLOYMENT.
Section 208(d)(2) of the Immigration and Nationality
Act (8 U.S.C. 1158(d)(2)) is amended—
(1) by striking "Attorney General" and insert-
ing "Secretary of Homeland Security"; and
(2) by adding at the end the following: "In the
case of an applicant who is a citizen or native of
North Korea, the Secretary of Homeland Security
shall issue regulations under which such applicant
shall be entitled to employment authorization, and
such applicant shall not be subject to the 180-day
limitation described in the previous sentence.".
SEC. 209. FUNDING FOR THE UNITED NATIONS HIGH COM-
MISSIONER FOR REFUGEES.
(a) SENSE OF CONGRESS.—It is the sense of Con-
gress that—
(1) the United Nations High Commissioner for

North Korean refugees in China and provide assist ance to those refugees;

3 (2) the Government of China should provide the 4 UNHCR with access to any North Koreans inside 5 its borders to enable the UNHCR to determine 6 whether they are refugees and whether they require 7 assistance, as required by Article III, paragraph 5 of 8 the Agreement on the upgrading of the UNHCR 9 Mission in the People's Republic of China to 10 UNHCR branch office in the People's Republic of 11 China signed at Geneva, December 1, 1995 (referred 12 to in this section as the "UNHCR Mission Agree-13 ment");

14 (3) the Government of China should not pro15 hibit such access by unilaterally declaring North Ko16 reans inside of China to be "economic migrants";

(4) the UNHCR, in order to effectively carry
out its mandate to protect refugees, should liberally
employ as professionals or experts on mission persons with significant experience in humanitarian aid
work among displaced North Koreans in China; and

(5) the UNHCR, in order to effectively carry
out its mandate to protect refugees, should liberally
contract with appropriate nongovernmental organi-

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1 zations that have a proven record of providing hu-2 manitarian aid to displaced North Koreans in China. 3 (b) ARBITRATION.—It is the sense of Congress that 4 should the Government of China fail to provide the UNHCR full access to all North Koreans within its bor-5 ders, the UNHCR should initiate arbitration proceedings 6 7 pursuant to Article XVI of the UNHCR Mission Agree-8 ment and appoint an arbitrator for the UNHCR.

9 SEC. 210. FUNDING FOR HUMAN RIGHTS ORGANIZATIONS.

10 (a) GRANTS TO ENTITIES THAT ASSIST NORTH KO-11 REAN REFUGEES.—

(1) IN GENERAL.—The Director of the United
States Agency for International Development may
make grants to nongovernmental, non-profit human
rights organizations or persons, or foreign governmental organizations—

17 (A) that—

(i) provide assistance to natives or
citizens of North Korea who are attempting to escape from North Korea or from
agents of North Korea outside that country; or

23 (ii) establish or operate camps or re24 settlement centers for North Korean refu25 gees; and

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1	(B) that can demonstrate—
2	(i) a successful record of providing the
3	type of assistance to be funded; or
4	(ii) the intent and capacity to provide
5	such assistance.
6	(2) TIME OF GRANTS.—A grant provided under
7	this subsection may not exceed 3 years in duration.
8	(3) Reporting Requirements.—Each entity
9	or person awarded a grant pursuant to this sub-
10	section shall, not later than 1 year after the date the
11	grant is awarded, submit a report to the Director re-
12	garding the activities of, and use of funds awarded
13	through such grant by, such person or entity during
14	the previous year. Notwithstanding any other provi-
15	sion of law, the contents of each such report shall
16	not be revealed until 10 years after the date on
17	which the report was submitted.
18	(b) GRANTS TO ORGANIZATIONS THAT ASSIST
19	North Korean Orphans.—
20	(1) QUALIFYING ORGANIZATIONS.—The Direc-
21	tor of the United States Agency for International
22	Development may make grants to nongovernmental
23	organizations that—
24	(A) provide assistance to North Korean or-
25	phans in any country; and

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1	(B) can demonstrate—
2	(i) a successful record of providing as-
3	sistance to North Korean orphans; or
4	(ii) the intent and capacity to provide
5	such assistance.
6	(2) TIME OF GRANTS.—The grants provided
7	under this subsection may not exceed 3 years in du-
8	ration.
9	(3) Reporting requirements.—Each non-
10	governmental organization awarded a grant pursu-
11	ant to this subsection shall submit an annual report
12	to the Director not later than March 1 of each year
13	regarding the activities of, and use of funds awarded
14	through such grant by, such organization during the
15	previous year.
16	(c) GRANTS TO ORGANIZATIONS FOR RESETTLE-
17	MENT AND ADMISSIONS FOR NORTH KOREAN REFU-
18	GEES.—
19	(1) IN GENERAL.—The Secretary of State may
20	make grants to nongovernmental, nonprofit organi-
21	zations or persons that—
22	(A) provide legal assistance to natives or
23	citizens of North Korea who are applying for
24	refugee status, parole, visas, or other means of
25	admission to the United States; or

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1	(B) can demonstrate—
2	(i) a successful record of providing
3	similar assistance to other persons in the
4	past; or
5	(ii) the intent and capacity to provide
6	such assistance.
7	(2) Reporting requirement.—Each non-
8	governmental organization awarded a grant pursu-
9	ant to this subsection shall, not later than 1 year
10	after the date the grant is awarded, and annually
11	thereafter, submit a report to the Secretary of State
12	regarding the activities of, and the use of funds
13	awarded through such grants by, such organization
14	during the previous year.
15	(d) Grants for Human Rights Dialogue.—The
16	Secretary of State may make grants to nongovernmental
17	organizations from the United States, South Korea, and
18	Japan to promote dialogue regarding human rights in
19	North Korea.
20	(e) Authorization of Appropriations.—There
21	are authorized to be appropriated to the Director of the
22	United States Agency for International Development—
23	(1) \$20,000,000 for each of the fiscal years
24	2003 through 2006 to carry out subsection (a);

1	(2) $$500,000$ for each of the fiscal years 2003
2	through 2006 to carry out subsection (b);
3	(3) $$5,000,000$ for each of the fiscal years 2003
4	through 2006 to carry out subsection (c); and
5	(4) $$2,000,000$ for each of the fiscal years 2003
6	through 2006 carry out subsection (d).
7	TITLE III—ACTIONS TO PRO-
8	MOTE NORTH KOREAN DE-
9	MOCRACY
10	SEC. 301. RADIO BROADCASTING INTO NORTH KOREA.
11	(a) PURPOSE.—The purpose of this section is to au-
12	thorize increased support for radio broadcasting to North
13	Korea by the United States Government and surrogates
14	that will—
15	(1) eventually provide 24-hour per day broad-
16	casting to North Korea, including by Radio Free
17	Asia and Voice of America; and
18	(2) facilitate the unhindered dissemination of
19	information in North Korea.
20	(b) Report on Radio Broadcasting in North
21	KOREA.—Not later than 120 days after the date of the
22	enactment of this Act, the Secretary of State shall submit
23	to the appropriate congressional committees a report
24	that—

1	(1) describes how funds that are appropriated
2	and allocated pursuant to this section will be used
3	to provide AM and FM broadcasting that—
4	(A) covers the territory of North Korea;
5	and
6	(B) delivers independent and uncensored
7	programming; and
8	(2) reviews the feasibility of providing 24-hour
9	per day broadcasting to North Korea.
10	SEC. 302. DISTRIBUTION OF RADIOS TO NORTH KOREANS.
11	(a) DISTRIBUTION OF RADIOS.—Not later than 90
12	days after the date of the enactment of this Act, the
13	Broadcasting Board of Governors, in consultation and co-
14	ordination with nongovernmental organizations, shall es-
15	tablish a program for the distribution of radios in North
16	Korea.
17	(b) REPORT.—Not later than 1 year after the date
18	of the enactment of this Act, the Broadcasting Board of
19	Governors shall report to the appropriate congressional
20	committees on the distribution of radios by that service
21	or by any recipients of grants from that service.
22	(c) AUTHORIZATION OF APPROPRIATIONS.—There
23	are authorized to be appropriated \$11,000,000 in each of
24	the fiscal years 2003 through 2006 to carry out this sec-

25 tion.

1	SEC. 303. SENSE OF CONGRESS REGARDING UNITED
2	STATES FINANCIAL ASSISTANCE DESIGNED
3	TO ADDRESS CONDITIONS CREATED BY THE
4	ECONOMIC AND POLITICAL SYSTEM OF
5	NORTH KOREA.
6	(a) SENSE OF CONGRESS.—It is the sense of Con-
7	gress that—
8	(1) the United States should encourage coun-
9	tries in the Northeast Asia region, including South
10	Korea, to participate in the Proliferation Security
11	Initiative and the Illicit Activities Initiative as a con-
12	dition for receiving United States financial assist-
13	ance specifically designed to address conditions cre-
14	ated by the economic and political system of North
15	Korea; and
16	(2) any country receiving such assistance shall,
17	in the 6 months prior to any assistance being pro-
18	vided, have—
19	(A) taken significant and public actions to
20	promote human rights in North Korea for the
21	purpose of assisting the people of North Korea;
22	and
23	(B) taken significant actions to deny the
24	North Korean Government and North Korean
25	officials financial benefits resulting from illegal
26	activities; and

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1 (3) any money or other financial benefit pro-2 vided to the North Korean Government or to its offi-3 cials or agents by the country receiving such assist-4 ance, or by private entities closely associated with 5 that country if done in cooperation with or with 6 funds provided by the Government of that country, 7 shall have a true and legitimate commercial purpose, 8 or humanitarian aid purpose if such money or other 9 financial benefit is subject to controls sufficient to 10 ensure it reaches hungry and needful people, and 11 may not be a subsidy to the North Korean Govern-12 ment or to its officials or agents.

13 (b) Illegal Activities of Division 39.—For purposes of subsection (a), the term "significant actions" in-14 15 cludes actions to limit the activities of Division 39 of the North Korean Government and any successors or similar 16 17 entities, including aggressive criminal and civil prosecution 18 of individuals and organizations (whether or not such indi-19 viduals or organizations are part of the North Korean 20 Government) that engage in commercial or financial trans-21 actions with Division 39 and any successors or similar en-22 tities.

SEC. 304. FUNDING FOR ENTITIES THAT PROMOTE DEMOC RACY, GOOD GOVERNANCE, AND THE RULE OF LAW.

4 (a) GRANTS AUTHORIZED.—The Director of the 5 United States Agency for International Development may 6 make grants to nongovernmental, non-profit human rights 7 organizations or persons, or foreign governmental organi-8 zations for the purpose of promoting and supporting pro-9 grams for democracy, good governance, and the rule of 10 law.

(b) TIME OF GRANTS.—A grant provided under thissubsection may not exceed 2 years in duration.

(c) REPORTING REQUIREMENTS.—Each entity or
person awarded a grant pursuant to this subsection shall
submit a report to the Director not later than March 1
of each year regarding the activities of, and use of funds
awarded through such grant by, such person or entity during the previous year.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to the Director of the
United States Agency for International Development
\$1,000,000 for each of the fiscal years 2003 through 2006
to carry out this section.

SEC. 305. FUNDING FOR ENTITIES THAT PROMOTE MARKET ECONOMIES.

3 (a) GRANTS AUTHORIZED.—The Director of the 4 United States Agency for International Development may 5 make grants to nongovernmental, non-profit human rights 6 organizations or persons, or foreign governmental organi-7 zations that promote market economies modeled after pro-8 grams in Vietnam.

9 (b) TIME OF GRANTS.—The grants provided under10 this subsection may not exceed 2 years in duration.

(c) REPORTING REQUIREMENTS.—Each nongovernmental organization awarded a grant pursuant to this subsection shall submit an annual report to the Director not
later than March 1 of each year regarding the activities
of, and use of funds awarded through such grant by, such
organization during the previous year.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to the Director of the
United States Agency for International Development
\$1,000,000 for each of the fiscal years 2003 through 2006
to carry out this section.

22 TITLE IV—NEGOTIATIONS WITH 23 NORTH KOREA

24 SEC. 401. SENSE OF CONGRESS REGARDING NEGOTIATIONS

- 25 **WITH NORTH KOREA.**
- 26 It is the sense of Congress that—

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(1) it is proper and useful for the United States
 to engage in negotiations with the Government of
 North Korea to address issues of concern to coun tries in the northeast Asia region and around the
 world;

6 (2) South Korea is the country that stands to 7 benefit most from a free and peaceful reunification, 8 and the political leadership in South Korea and the 9 United States should work together to develop a 10 strategy for increasing public awareness of the com-11 mon goal of the 2 countries to achieve a peaceful re-12 unification of the Korean peninsula based on demo-13 cratic principles;

14 (3) any negotiations between the United States15 and North Korea should include discussions—

16 (A) directed toward ending the develop17 ment, sale, and transfer by North Korea of
18 weapons of mass destruction and related deliv19 ery systems, materials, and technologies;

(B) regarding a complete, irreversible, and
verifiable halt to the quest by the Government
of North Korea for nuclear weaponry and a demobilization of North Korea's long-range missile program and biological and chemical weapons programs; and

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(C) regarding the establishment of a last ing peace between North Korea and South
 Korea;

4 (4) any diplomatic solution to the problems 5 posed by the development of weapons of mass de-6 struction, including biological and chemical weapons 7 programs, the proliferation of arms, and the desta-8 bilization of the northeast Asia region by North 9 Korea should also include protections for human 10 rights within North Korea; and

(5) any negotiations between the United States
and North Korea should include the human rights of
North Korean citizens as a key item in a dialogue
on political freedoms, prison systems, and religious
freedoms.

16 SEC. 402. SENSE OF CONGRESS REGARDING TRADE SANC-

- 17
- TIONS AND ECONOMIC ASSISTANCE.

18 It is the sense of Congress that—

(1) the United States and North Korea should
engage in trade that will mutually benefit the people
of both nations;

(2) the mere lifting of United States sanctions
against North Korea, without fundamental changes
in the North Korean economy, will not lead to mutu-

- ally beneficial economic relationships between the
 United States and North Korea;
- 3 (3) the United States should provide economic
 4 assistance to North Korea that will benefit the peo5 ple of North Korea, and should avoid merely estab6 lishing North Korea as a permanent recipient of
 7 government-to-government transfer payments;

8 (4) the Government of North Korea should rec-9 ognize that the path to economic renewal growth lies 10 in international markets in goods, services, and cap-11 ital, which offer opportunities for reducing costs, im-12 proving productivity, and promoting dynamism;

(5) the participation in the North Korean economy of more than 450 small- and medium-sized
businesses from South Korea represents an opportunity for North Korea to integrate its economy with
the world market, expand trade, and attract foreign
investment and other economic benefits; and

(6) trade sanctions related to North Korea
should not be lifted, and economic assistance should
not be provided to North Korea, unless such lifting
of sanctions or provision of economic assistance is
also accompanied by the Government of North
Korea taking monitored steps related to the standards of the Millennium Challenge Account proposed

by the President of the United States on March 14,
 2002, including the aggressive prosecution of any
 North Koreans engaged in international criminal ac tivities such as drug trafficking and counterfeiting.
 SEC. 403. CONDITIONS FOR UNITED STATES AID AND
 OTHER ASSISTANCE.

7 (a) HUMANITARIAN AID.—No department, agency, or 8 entity of the United States Government may provide hu-9 manitarian aid to any department, agency, or entity of the 10 Government of North Korea unless such United States Government department, agency, or entity can document 11 12 that every effort has been made to ensure that North 13 Korea has taken steps and made progress toward ensuring 14 that—

15 (1) such aid—

16 (A) reaches all the people who are identi17 fied as the intended beneficiaries, irrespective of
18 any geographic restriction;

(B) is not used as a political tool or toolof human rights coercion; and

21 (C) is provided on a needs basis;
22 (2) the beneficiaries of any such aid are in23 formed of the source of the aid; and

(3) the delivery, distribution, and monitoring of
 any assistance is carried out in accordance with
 internationally recognized standards.

4 (b) NONHUMANITARIAN AID.—No department, agen-5 cy, or entity of the United States Government may provide 6 nonhumanitarian aid to any department, agency, or entity 7 of the Government of North Korea unless such United 8 States Government department, agency or entity can doc-9 ument that every effort has been made to ensure that 10 North Korea has taken steps and made progress toward—

(1) providing for significant family reunification
between families of Korean descent in the United
States and North Korea;

14 (2) protecting and monitoring basic human15 rights, including freedom of religion for its people;

16 (3) disclosing complete and total information
17 regarding citizens of Japan and South Korea kid18 napped by the Government of North Korea;

19 (4) providing complete and total freedom for
20 such victims and their families to live in the country
21 of their choice;

(5) achieving significant reform of its prison
and labor camp system and subjects such reform to
monitoring by independent officials; and

1 (6) achieving significant reform with respect to 2 the definitions of political crimes and the prosecu-3 tion by the Government of North Korea for alleged 4 political crimes. 5 (c) OTHER ASSISTANCE.—It is the sense of Congress that the successful implementation of the actions de-6 7 scribed in subsections (a) and (b) may, in the context of 8 more comprehensive negotiations, serve as a basis for the United States to— 9 10 (1) support the opening of an embassy in 11 Pyongyang, North Korea; and 12 (2) support the membership of North Korea in 13 multilateral development institutions. TITLE V—MISCELLANEOUS 14 **PROVISIONS** 15 16 SEC. 501. ANNUAL REPORT. 17 (a) ANNUAL REPORT.— 18 (1) IN GENERAL.—Not later than 1 year after 19 the date of the enactment of this Act, and annually 20 thereafter, the Secretary of State and the Secretary 21 of Homeland Security shall submit a joint report to 22 the appropriate congressional committees on the op-23 eration of this Act during the previous year. 24 (2) CONTENTS.—The report submitted in ac-25 cordance with paragraph (1) shall include—

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1	(A) the number of aliens who are natives
2	or citizens of North Korea and have been grant-
3	ed humanitarian parole under section 203, and
4	the immigration status of such aliens before
5	being granted humanitarian parole;
6	(B) the number of aliens who are natives
7	or citizens of North Korea and have been grant-
8	ed an adjustment of status under section 204,
9	and the immigration status of such aliens be-
10	fore being granted adjustment of status;
11	(C) the number of aliens who are natives
12	or citizens of North Korea who were granted
13	political asylum;
14	(D) the number of aliens who are natives
15	or citizens of North Korea who were granted
16	temporary protected status under section 205;
17	(E) the number of aliens who are natives
18	or citizens of North Korea who applied for ref-
19	ugee status and the number who were granted
20	refugee status;
21	(F) the number of orphans who are natives
22	or citizens of North Korea who have been iden-
23	tified for adoption by, or are in the process of
24	being adopted by, United States citizens;

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1	(G) a description of the activities of the
2	Weapons of Mass Destruction Informant Center
3	established under section 207 of this Act; and
4	(H) the activities of the United Nations
5	High Commission for Refugees with respect to
6	section 210.
7	(b) Committee Report.—Not later than 180 days
8	after the date on which the report submitted in accordance
9	with subsection $(a)(1)$ is received, the appropriate congres-
10	sional committees should report to the House of Rep-
11	resentatives or the Senate, as appropriate, on oversight
12	findings and proposed legislation that the congressional
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13	committees consider appropriate.
13 14	committees consider appropriate. SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC-
14	SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC-
14 15	SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC- TIVITIES.
14 15 16	SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC- TIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North
14 15 16 17	SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC- TIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North
14 15 16 17 18	 SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC- TIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North Korean Criminal Activities (referred to in this section as
14 15 16 17 18 19	SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC- TIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North Korean Criminal Activities (referred to in this section as the "Task Force").
 14 15 16 17 18 19 20 	 SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL AC- TIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North Korean Criminal Activities (referred to in this section as the "Task Force"). (b) MEMBERSHIP.—The Task Force shall be com-
 14 15 16 17 18 19 20 21 	 SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL ACTIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North Korean Criminal Activities (referred to in this section as the "Task Force"). (b) MEMBERSHIP.—The Task Force shall be composed of—
 14 15 16 17 18 19 20 21 22 	 SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL ACTIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North Korean Criminal Activities (referred to in this section as the "Task Force"). (b) MEMBERSHIP.—The Task Force shall be composed of— (1) 2 senior staff members of the Department
 14 15 16 17 18 19 20 21 22 23 	 SEC. 502. TASK FORCE ON NORTH KOREAN CRIMINAL ACTIVITIES. (a) ESTABLISHMENT.—The President shall establish an Interagency Task Force to Monitor and Combat North Korean Criminal Activities (referred to in this section as the "Task Force"). (b) MEMBERSHIP.—The Task Force shall be composed of— (1) 2 senior staff members of the Department of Homeland Security appointed by the Secretary;

1	(3) 2 senior staff members of the Department
2	of Justice appointed by the Attorney General;
3	(4) 2 senior staff members of the Department
4	of Defense appointed by the Secretary of Defense;
5	(5) 2 senior staff members of the Department
6	of Treasury appointed by the Secretary of the Treas-
7	ury; and
8	(6) 2 senior staff members of the Central Intel-
9	ligence Agency appointed by the Director of Central
10	Intelligence.
11	(c) DUTIES.—The Task Force shall coordinate the
12	monitoring and prosecution of criminal activities in North
13	Korea, including counterfeiting and trafficking in nar-
14	cotics, weapons, and persons. The Task Force shall—
15	(1) not later than 180 days after the date of
16	the enactment of this Act, deliver to the appropriate
17	congressional committees a plan for denying to the
18	North Korean regime and North Korean Govern-
19	ment officials financial benefits from the activities of
20	Division 39 and any similar or successor entities;
21	(2) coordinate United States agency activities
22	regarding crimes committed by North Koreans, in-
23	cluding by officials and entities of the Government
24	of North Korea; and

(3) coordinate United States agency cooperation
 with law enforcement, intelligence, and military serv ices of foreign countries with respect to crimes com mitted by North Koreans.

5 (d) REPORT.—The Task Force shall issue an annual
6 report to the appropriate congressional committees de7 scribing criminal activities conducted by North Koreans
8 in the previous year and the response by United States
9 Government agencies.