119TH CONGRESS 1ST SESSION S.

To establish the CCP Initiative program, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. SCOTT of Florida introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To establish the CCP Initiative program, 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 "Protect America's In5 novation and Economic Security from CCP Act of 2025".

6 SEC. 2. CCP INITIATIVE.

7 (a) ESTABLISHMENT.—There is established in the
8 National Security Division of the Department of Justice
9 the CCP Initiative to—

10 (1) counter nation-state threats to the United11 States;

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(2) curb spying by the Chinese Communist
 Party on United States intellectual property and
 academic institutions in the United States;
 (3) develop an enforcement strategy concerning

nontraditional collectors, including researchers in
labs, universities, and the defense industrial base,
that are being used to transfer technology contrary
to United States interests;

9 (4) implement the amendments to the authori-10 ties of the Committee on Foreign Investment in the 11 United States under section 721 of the Defense Pro-12 duction Act of 1950 (50 U.S.C. 4565) made by the 13 Foreign Investment Risk Review Modernization Act 14 of 2018 (subtitle A of title XVII of Public Law 115– 15 232; 50 U.S.C. 4565 note) for the Department of 16 Justice, including by working with the Department 17 of the Treasury to develop regulations to implement 18 those amendments;

19 (5) identify cases under the Foreign Corrupt
20 Practices Act of 1977 (Public Law 95–213; 91 Stat.
21 1494) involving Chinese companies that compete
22 with United States businesses;

23 (6) prioritize—

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1	(A) identifying and prosecuting those en-
2	gaged in trade secret theft, hacking, and eco-
3	nomic espionage;
4	(B) protecting the critical infrastructure in
5	the United States against external threats
6	through foreign direct investment and supply
7	chain compromises; and
8	(C) identifying Chinese Communist Party
9	theft of intellectual property from small busi-
10	nesses; and
11	(7) investigate investments made by Chinese
12	companies included on the Entity List maintained
13	by the Bureau of Industry and Security of the De-
14	partment of Commerce and set forth in Supplement
15	No. 4 to part 744 of title 15, Code of Federal Regu-
16	lations, or identified by the Secretary of Defense
17	under section 1260H(a) of the William M. (Mac)
18	Thornberry National Defense Authorization Act for
19	Fiscal Year 2021 (Public Law 116–283; 10 U.S.C.
20	113 note) as a Chinese military company operating
21	directly or indirectly in the United States and report
22	to the Secretary of Commerce or the Secretary of
23	Defense, as appropriate, on any findings of such in-
24	vestigations, including findings related to subsidi-
25	aries or other entities controlled by such companies,

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whether or not such subsidiaries or other entities are
 registered in or operate in the People's Republic of
 China.

4 (b) CONSULTATION.—In executing the CCP Initia-5 tive's objectives as set forth in subsection (a), the Attorney 6 General, acting through the Assistant Attorney General 7 for National Security, shall consult with relevant compo-8 nents of the Department of Justice as necessary, and co-9 ordinate activities with the Federal Bureau of Investiga-10 tion and any other Federal agency as necessary.

11 (c) REQUIREMENT.—Under the CCP Initiative—

(1) the Initiative shall be separate from and not
under the authority or discretion of any other Department of Justice initiative dedicated to countering nation-state threats; and

16 (2) all resources used for the CCP Initiative
17 shall solely be set aside for the CCP Initiative and
18 shall not be combined to support any other Depart19 ment of Justice program, including other programs
20 and initiatives dedicated to countering nation-state
21 threats.

(d) ANNUAL REPORT.—The Attorney General shall
submit to the Committee on Homeland Security and Governmental Affairs and the Committee on the Judiciary of
the Senate and the Committee on Homeland Security and

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the Committee on the Judiciary of the House of Rep-1 2 resentatives on the progress and challenges of the CCP 3 Initiative over the preceding year, including— 4 (1) its progress in accomplishing the objectives 5 set forth in subsection (a); 6 (2) the amount and sufficiency of resources 7 provided to, and expended by, the CCP Initiative; 8 (3) the level and effectiveness of coordination 9 with the Federal Bureau of Investigation and other 10 Federal agencies; 11 (4) the status of efforts by and the financial in-12 telligence capabilities of the Chinese Communist 13 Party to engage in trade secret theft, hacking, and 14 economic espionage; 15 (5) an analysis of the use of unmanned aircraft 16 and associated elements (including communication 17 links and the components that control the unmanned 18 aircraft required for the operator to operate safely 19 and efficiently in the national airspace system) by 20 the Chinese Communist Party; 21 (6) the impact of the CCP Initiative on those 22 efforts of the Chinese Communist Party; 23 (7) the level and effectiveness of coordination 24 and information sharing between Federal agencies 6

and private companies about economic espionage
 threats; and

3 (8) an assessment of the economic loss to the
4 United States as a result of hacking and trade se5 cret theft by the Chinese Communist Party.

6 (e) SUNSET.—This Act shall cease to be in effect on
7 the date that is 6 years after the date of enactment of
8 this Act.

9 (f) SEVERABILITY.—If any provision of this Act, or 10 the application of such provision to any person or cir-11 cumstance, is held to be unconstitutional, the remainder 12 of this Act, and the application of the provisions of such 13 to any person or circumstance, shall not be affected there-14 by.