	H CONGRESS CD SESSION S.
To re	estrict Federal funding for events giving adversary foreign entities access to critical transportation infrastructure or military facilities.
	IN THE SENATE OF THE UNITED STATES
Mr. S	SCOTT of Florida (for himself,) introduced the collowing bill; which was read twice and referred to the Committee on
(A BILL restrict Federal funding for events giving adversary for- eign entities access to critical transportation infrastruc- ture or military facilities.
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 TITLES.
4	This Act may be cited as the "Stopping Adversaries
5	from Exploring United States Facilities Act" or the
6	"SAFE U.S. Facilities Act".
7	SEC. 2. DEFINITIONS.

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In this Act:

1	(1) COVERED AGENCY.—The term "covered
2	agency" has the meaning given the term "executive
3	agency" in section 133 of title 41, United States
4	Code.
5	(2) COVERED FOREIGN ENTITY.—The term
6	"covered foreign entity" means—
7	(A) the Government of the People's Repub-
8	lic of China, the Communist Party of China
9	the People's Liberation Army, the Ministry of
10	State Security, any special administrative re-
11	gion of the People's Republic of China, includ-
12	ing Hong Kong and Macau, or any other secu-
13	rity service or intelligence agency of the Peo-
14	ple's Republic of China, including any host or
15	harbor of any such entity, any enterprise owned
16	by the People's Republic of China, and any
17	other firm tied to the People's Republic of
18	China;
19	(B) the Government of the Russian Fed-
20	eration or any entity sanctioned by the Sec-
21	retary of the Treasury under Executive Order
22	13662 (50 U.S.C. 1701 note; relating to block-
23	ing property of additional persons contributing
24	to the situation in Ukraine); or

1	(C) the government of any country that
2	the Secretary of State has determined has re-
3	peatedly provided support for acts of inter-
4	national terrorism pursuant to—
5	(i) section $1754(c)(1)(A)$ of the Ex-
6	port Control Reform Act of 2018 (50
7	U.S.C. $4813(c)(1)(A)$;
8	(ii) section 620A of the Foreign As-
9	sistance Act of 1961 (22 U.S.C. 2371);
10	(iii) section 40 of the Arms Export
11	Control Act (22 U.S.C. 2780); or
12	(iv) any other provision of law.
13	SEC. 3. PROHIBITION AGAINST HOSTING COVERED FOR-
14	EIGN ENTITIES AT CRITICAL TRANSPOR-
14 15	EIGN ENTITIES AT CRITICAL TRANSPOR- TATION FACILITIES AND CERTAIN SECURE
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15 16	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES.
15 16 17 18	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES. No Federal funds that have been appropriated or oth-
15 16 17 18	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES. No Federal funds that have been appropriated or otherwise made available for any covered agency may be obli-
15 16 17 18	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES. No Federal funds that have been appropriated or otherwise made available for any covered agency may be obligated or expended to host any official or unofficial visit,
15 16 17 18 19	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES. No Federal funds that have been appropriated or otherwise made available for any covered agency may be obligated or expended to host any official or unofficial visit, training, or joint exercise for any official representative
15 16 17 18 19 20 21	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES. No Federal funds that have been appropriated or otherwise made available for any covered agency may be obligated or expended to host any official or unofficial visit, training, or joint exercise for any official representative of a covered foreign entity or of a state-owned enterprise
15 16 17 18 19 20 21	TATION FACILITIES AND CERTAIN SECURE FEDERAL FACILITIES. No Federal funds that have been appropriated or otherwise made available for any covered agency may be obligated or expended to host any official or unofficial visit, training, or joint exercise for any official representative of a covered foreign entity or of a state-owned enterprise of a covered foreign entity involving actions—

1	(2) authorized under subtitle VII of title 46,
2	United States Code;
3	(3) authorized under subtitle IV, V, or IX of
4	title 49, United States Code;
5	(4) authorized under chapter 449 of title 49,
6	United State Code; or
7	(5) taking place at any facility operated by the
8	Department of Defense or the Department of Home-
9	land Security.
10	SEC. 4. WITHHOLDING FEDERAL GRANTS FROM STATES,
11	LOCAL GOVERNMENTS, AND NONGOVERN-
12	MENTAL ORGANIZATIONS THAT HOST COV-
13	ERED FOREIGN ENTITIES.
14	(a) GOVERNMENT ENTITIES.—Except as provided in
15	section 5, no Federal funds may be allocated to any State
16	or local government entity that facilitates or funds private
17	travel (including accommodations and transportation) for
18	any official representative of a covered foreign entity if
19	the primary purpose of such travel is to participate in or
20	observe a joint exercise, tour, seminar, or meeting involv-
21	ing actions described in section 3.
22	(b) Nongovernmental Organizations.—Except
23	as provided in section 5, no Federal funds may be dis-
	,
24	bursed to an nongovernmental organization that facilitates

- 5 transportation) for any official representative from a covered foreign entity if the primary purpose of such travel is to participate in or observe a joint exercise, tour, seminar, or meeting involving actions described in section 3. 5 (c) Effect of Existing Treaties.—The limitations set forth in subsections (a) and (b) shall not be af-6 fected by any treaty or agreement with any covered foreign 8 entity that is in force as of the date of the enactment of this Act. 10 SEC. 5. WAIVER. 11 (a) In General.—Subject to the limitations under 12 subsection (b), the President may waive the conflict of in-13 terest restrictions under this Act, on a case-by-case basis, 14 if— 15 (1) after consultation with the Secretary of De-16 fense, the Secretary of Homeland Security, and the 17 Director of National Intelligence, the President de-18 termines such waiver to be in the national security 19 interests of the United States; and
 - (2) not later than 5 days before the effective period of such waiver, the head of the executive agency requesting such waiver submits a notification containing the information described in subsection (b)(3) to the congressional committees with jurisdiction over such executive agency.

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1	(b) LIMITATIONS.—
2	(1) Duration.—Each waiver granted pursuant
3	to subsection (a) shall remain in effect for a period
4	not to exceed 5 days.
5	(2) Number.—Not more than 1 waiver may be
6	active at any given time.
7	(3) Occurrence.—Each waiver granted pursu-
8	ant to subsection (a)—
9	(A) shall only apply to a single event; and
10	(B) may not be applied to annually reoc-
11	curring events or events that do not happen on
12	consecutive days.
13	(4) Notification requirements.—The noti-
14	fication required under subsection (a)(2) shall in-
15	clude information regarding the nature of the event
16	requiring the waiver, including—
17	(A) the justification of the executive agen-
18	cy's need for requesting the waiver;
19	(B) an assessment that weighs the benefits
20	against the risks for the event;
21	(C) the projected and actual dollar value of
22	hosting the event;
23	(D) what covered agency, organization, or
24	entity is covering the cost of the event;
25	(E) the location of the event;

1	(F) the nature of and reason for the event
2	(G) the date and duration of the event;
3	(H) the name and nationality of each for-
4	eign representative attending the event;
5	(I) any military or intelligence application
6	risks that could be impacted as a result of the
7	waiver; and
8	(J) an acceptable management oversight
9	plan to ensure that the event with the covered
10	foreign entity does not—
11	(i) compromise the safety of United
12	States citizens; or
13	(ii) harm the national security of the
14	United States.