striction or preclusion under subsection (a), the Secretary shall submit to the appropriate congressional committee¹ a report that—

(1) certifies that such process has been fully implemented;

(2) includes a detailed description of such process; and

(3) details the number and nature of assignment restrictions and preclusions for the previous 3 years.

(c) Notice

The Secretary shall—

(1) publish in the Foreign Affairs Manual information relating to the right and process established pursuant to subsection (a); and

(2) include a reference to such publication in the report required under subsection (b).

(Pub. L. 114-323, title IV, §414, Dec. 16, 2016, 130 Stat. 1932.)

CODIFICATION

Section is comprised of section 414 of Pub. L. 114-323. Subsec. (d) of section 414 of Pub. L. 114-323 amended section 3982 of this title.

DEFINITIONS

For definitions of "Secretary" and "appropriate congressional committee[s]" as used in this section, see section 2 of Pub. L. 114-323, set out as a note under section 2651 of this title.

§ 2734d. Recruitment and retention of individuals who have lived, worked, or studied in predominantly Muslim countries or communities

(a) Findings

Congress finds that successful engagement, including robust public diplomacy, with predominantly Muslim countries and communities is critical for achieving United States foreign policy objectives.

(b) Sense of Congress

It is the sense of Congress that the Department should recruit more employees that have a personal background in, and thorough understating¹ of, the cultures, languages, and history of the Middle East and wider Muslim world.

(c) Recruitment and retention of certain individuals

The Secretary shall make every effort to recruit and retain individuals that have lived, worked, or studied in predominantly Muslim countries or communities, including individuals who have studied at an Islamic institution of higher learning.

(Pub. L. 114-323, title VII, §713, Dec. 16, 2016, 130 Stat. 1945.)

DEFINITIONS

For definitions of "Department" and "Secretary" as used in this section, see section 2 of Pub. L. 114-323, set out as a note under section 2651 of this title.

§2735. Foreign relations exchange programs

(a) Authority

The Secretary may establish exchange programs under which officers or employees of the Department of State, including individuals appointed under title 5 and members of the Foreign Service (as defined in section 3903 of this title), may be assigned, for not more than 1 year, to a position with any foreign government or international entity that permits an employee to be assigned to a position with the Department of State.

(b) Salary and benefits

(1) Members of Foreign Service

During a period in which a member of the Foreign Service is participating in an exchange program authorized pursuant to subsection (a), such member shall be entitled to the salary and benefits to which such member would receive but for the assignment under this section.

(2) Non-Foreign Service employees of Department

An employee of the Department of State other than a member of the Foreign Service participating in an exchange program authorized pursuant to subsection (a) shall be treated in all respects as if detailed to an international organization pursuant to section 3343(c) of title 5.

(3) Foreign participants

The salary and benefits of an employee of a foreign government or international entity participating in an exchange program authorized pursuant to subsection (a) shall be paid by such government or entity during the period in which such employee is participating in such program, and shall not be reimbursed by the Department of State.

(c) Non-reciprocal assignment

The Secretary may authorize a non-reciprocal assignment of personnel pursuant to this section, with or without reimbursement from the foreign government or international entity for all or part of the salary and other expenses payable during such assignment, if such is in the interests of the United States.

(d) Rule of construction

Nothing in this section may be construed to authorize the appointment as an officer or employee of the United States of—

(1) an individual whose allegiance is to any country, government, or foreign or international entity other than to the United States; or

(2) an individual who has not met the requirements of sections 3331, 3332, 3333, and 7311 of title 5 or any other provision of law concerning eligibility for appointment as, and continuation of employment as, an officer or employee of the United States.

(Aug. 1, 1956, ch. 841, title I, §63, as added Pub. L. 114-323, title VII, §701(a), Dec. 16, 2016, 130 Stat. 1939.)

CHAPTER 39—ARMS EXPORT CONTROL

SUBCHAPTER I—FOREIGN AND NATIONAL SECU-RITY POLICY OBJECTIVES AND RESTRAINTS

Sec. 2751.

Need for international defense cooperation and military export controls; Presidential waiver; report to Congress; arms sales policy.

¹So in original. Probably should be "committees".

¹So in original. Probably should be "understanding".

Sec. 2752Coordination with foreign policy. 2753Eligibility for defense services or defense articles. 2754Purposes for which military sales or leases by the United States are authorized; report to Congress. 2755.Discrimination prohibited if based on race, religion, national origin, or sex. 2756. Foreign intimidation and harassment of individuals in United States. SUBCHAPTER II-FOREIGN MILITARY SALES AUTHORIZATIONS 2761. Sales from stocks. 2762. Procurement for cash sales. 2763. Credit sales. 2764. Guaranties. 2765.Annual estimate and justification for sales program. 2766.Security assistance surveys. 2767. Authority of President to enter into cooperative projects with friendly foreign countries. 2767a, 2768. Repealed. SUBCHAPTER II-A—FOREIGN MILITARY CONSTRUCTION SALES 2769. Foreign military construction sales. SUBCHAPTER II-B-SALES TO UNITED STATES COMPANIES FOR INCORPORATION INTO END ITEMS 2770.General authority. SUBCHAPTER II-C-EXCHANGE OF TRAINING AND RELATED SUPPORT 2770a. Exchange of training and related support. SUBCHAPTER III-MILITARY EXPORT CONTROLS 2771. Military sales authorizations and ceilings. 2772. Repealed. 2773. Restraint in arms sales to Sub-Saharan Africa. 2774. Foreign military sales credit standards. 2775. Foreign military sales to less developed countries. 2776 Reports and certifications to Congress on military exports. 2776a. Repealed. Fiscal provisions relating to foreign 2777. military sales credits. 2778. Control of arms exports and imports. 2778a. Exportation of uranium depleted in the isotope 235. 2779. Fees of military sales agents. 2779a Prohibition on incentive payments. Transactions with countries supporting 2780.acts of international terrorism. 2781 Transactions with countries not fully cooperating with United States antiterrorism efforts. SUBCHAPTER III-A—END-USE MONITORING OF DEFENSE ARTICLES AND DEFENSE SERVICES 2785.End-use monitoring of defense articles and defense services. SUBCHAPTER IV-GENERAL, ADMINISTRATIVE, AND MISCELLANEOUS PROVISIONS 2791 General provisions. 2792.Administrative expenses. 2793 Other provisions unaffected. 2794Definitions. SUBCHAPTER V—SPECIAL DEFENSE ACQUISITION

- FUND
- 2795 Fund

Sec 2795a. Use and transfer of items procured by Fund

2795b. Repealed.

- SUBCHAPTER VI-LEASES OF DEFENSE ARTI-CLES AND LOAN AUTHORITY FOR COOPERA-TIVE RESEARCH AND DEVELOPMENT PUR-POSES
- 2796 Leasing authority. 2796a. Reports to Congress.
- 2796b Legislative review procedures.
- 2796c. Applicability of other statutory provisions.
- 2796d Loan of materials, supplies, and equipment for research and development purposes.
- SUBCHAPTER VII-CONTROL OF MISSILES AND MISSILE EQUIPMENT OR TECHNOLOGY
- 2797 Licensing.
- 2797a. Denial of transfer of missile equipment or technology by United States persons.
- 2797b. Transfers of missile equipment or technology by foreign persons.
- 2797b-1. Notification of admittance of MTCR adherents.
- 2797b-2. Authority relating to MTCR adherents. 2797c. Definitions.
- SUBCHAPTER VIII-CHEMICAL OR BIOLOGICAL WEAPONS PROLIFERATION
- 2798. Sanctions against certain foreign per-
- SUBCHAPTER IX-TRANSFER OF CERTAIN CFE TREATY-LIMITED EQUIPMENT TO NATO MEM-BERS
- 2799. Purpose. 2799a. CFE Treaty obligations. 2799b. Authorities. 2799c. Notifications and reports to Congress. 2799d. Definitions.
- SUBCHAPTER X-NUCLEAR NONPROLIFERATION
- CONTROLS 2799aa. Nuclear enrichment transfers. 2799aa-1. Nuclear reprocessing transfers, illegal exports for nuclear explosive devices, transfers of nuclear explosive devices, and nuclear detonations. "Nuclear explosive device" defined. 2799aa-2.
- SUBCHAPTER I-FOREIGN AND NATIONAL SECURITY POLICY OBJECTIVES AND RE-STRAINTS

§2751. Need for international defense cooperation and military export controls; Presidential waiver; report to Congress; arms sales policy

As declared by the Congress in the Arms Control and Disarmament Act [22 U.S.C. 2551 et seq.], an ultimate goal of the United States continues to be a world which is free from the scourge of war and the dangers and burdens of armaments; in which the use of force has been subordinated to the rule of law; and in which international adjustments to a changing world are achieved peacefully. In furtherance of that goal, it remains the policy of the United States to encourage regional arms control and disarmament agreements and to discourage arms races.

The Congress recognizes, however, that the United States and other free and independent countries continue to have valid requirements