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IN THE SENATE OF THE UNITED STATES

Mr.	Baucus (for	himself,	Mr. Gr	RASSLEY	, Mr	. Sci	HUMER	, and	d Mr. G	RAH	AM)
	introduced th	he followi	ng bill;	which	was	read	twice	and	referre	l to	the
	Committee or	n									

A BILL

To provide for identification of misaligned currency, require action to correct the misalignment, 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 "Currency Exchange
- 5 Rate Oversight Reform Act of 2007".
- 6 TITLE I—CURRENCY EXCHANGE
- 7 RATE OVERSIGHT REFORM
- 8 SEC. 111. DEFINITIONS.
- 9 In this Act:

	<u> </u>
1	(1) Administering authority.—The term
2	"administering authority" means the authority re-
3	ferred to in section 771(1) of the Tariff Act of 1930
4	(19 U.S.C. 1677(1)).
5	(2) Agreement on government procure-
5	MENT.—The term "Agreement on Government Pro-
_	110 Volume 110

- curement" means the agreement referred to in section 101(d)(17) of the Uruguay Round Agreements

 Act (19 U.S.C. 3511(d)(17)).
 - (3) Country.—The term "country" means a foreign country, dependent territory, or possession of a foreign country, and may include an association of 2 or more foreign countries, dependent territories, or possessions of countries into a customs union outside the United States.
 - (4) EXPORTING COUNTRY.—The term "exporting country" means the country in which the subject merchandise is produced or manufactured.
 - (5) Fundamental misalignment" means a significant and prolonged undervaluation of the prevailing real exchange rate between the United States dollar and a foreign currency from its medium-term equilibrium level.

1	(6) Fundamentally misaligned cur-
2	RENCY.—The term "fundamentally misaligned cur-
3	rency" means a foreign currency that is in funda-
4	mental misalignment.
5	(7) REAL EXCHANGE RATE.—The term "real
6	exchange rate" means a nominal exchange rate, ex-
7	pressed in price-adjusted terms.
8	(8) Secretary.—The term "Secretary" means
9	the Secretary of the Treasury.
10	(9) Subject merchandise.—The term "sub-
11	ject merchandise' means the merchandise subject to
12	an antidumping investigation, review, suspension
13	agreement, or order referred to in section 771(25) of
14	the Tariff Act of 1930 (19 U.S.C. 1677(25)).
15	(10) WTO AGREEMENT.—The term "WTO
16	Agreement" means the agreement referred to in sec-
17	tion 2(9) of the Uruguay Round Agreements Act (19
18	U.S.C. 3501(9)).
19	SEC. 112. REPORT ON INTERNATIONAL MONETARY POLICY
20	AND CURRENCY EXCHANGE RATES.
21	(a) Reports Required.—
22	(1) IN GENERAL.—Not later than March 15
23	and September 15 of each calendar year, the Sec-
24	retary, after consulting with the Chairman of the
25	Board of Governors of the Federal Reserve System

1	and the Advisory Committee on International Ex-
2	change Rate Policy, shall submit to Congress, a
3	written report on international monetary policy and
4	currency exchange rates.
5	(2) Consultations.—On or before March 30
6	and September 30 of each year, the Secretary shall
7	appear, if requested, before the Committee on Bank-
8	ing, Housing, and Urban Affairs of the Senate and
9	the Committee on Financial Services of the House of
10	Representatives to provide testimony on the reports
11	submitted pursuant to paragraph (1).
12	(b) Content of Reports.—Each report submitted
13	under subsection (a) shall contain—
	under subsection (a) shall contain— (1) an analysis of currency market develop-
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13 14	(1) an analysis of currency market develop-
131415	(1) an analysis of currency market develop- ments and the relationship between the United
13 14 15 16	(1) an analysis of currency market develop- ments and the relationship between the United States dollar and the currencies of major economies
13 14 15 16 17	(1) an analysis of currency market develop- ments and the relationship between the United States dollar and the currencies of major economies and trading partners of the United States;
13 14 15 16 17 18	 (1) an analysis of currency market developments and the relationship between the United States dollar and the currencies of major economies and trading partners of the United States; (2) a review of the economic and monetary poli-
13 14 15 16 17 18 19	 (1) an analysis of currency market developments and the relationship between the United States dollar and the currencies of major economies and trading partners of the United States; (2) a review of the economic and monetary policies of major economies and trading partners of the
13 14 15 16 17 18 19 20	(1) an analysis of currency market developments and the relationship between the United States dollar and the currencies of major economies and trading partners of the United States; (2) a review of the economic and monetary policies of major economies and trading partners of the United States, and an evaluation of how such policies
13 14 15 16 17 18 19 20 21	(1) an analysis of currency market developments and the relationship between the United States dollar and the currencies of major economies and trading partners of the United States; (2) a review of the economic and monetary policies of major economies and trading partners of the United States, and an evaluation of how such policies impact currency exchange rates;

1	tions undertaken to adjust the actual exchange rate
2	relative to the United States dollar;
3	(4) an evaluation of the domestic and global
4	factors that underlie the conditions in the currency
5	markets, including—
6	(A) monetary and financial conditions;
7	(B) accumulation of foreign assets;
8	(C) macroeconomic trends;
9	(D) trends in current and financial ac-
10	count balances;
11	(E) the size, composition, and growth of
12	international capital flows;
13	(F) the impact of the external sector or
14	economic growth;
15	(G) the size and growth of external indebt-
16	edness;
17	(H) trends in the net level of international
18	investment; and
19	(I) capital controls, trade, and exchange
20	restrictions;
21	(5) a list of currencies designated as fundamen-
22	tally misaligned currencies pursuant to section
23	113(a)(2), and a description of any economic models
24	or methodologies used to establish the list;

1	(6) a list of currencies designated for priority
2	action pursuant to section 113(a)(3);
3	(7) an identification of the nominal value asso-
4	ciated with the medium-term equilibrium exchange
5	rate, relative to the United States dollar, for each
6	currency listed under paragraph (6);
7	(8) a description of any consultations conducted
8	or other steps taken pursuant to section 114, 115,
9	or 116; and
10	(9) a description of any determination made
11	pursuant to section 118(a).
12	(c) Consultations.—The Secretary shall consult
13	with the Chairman of the Board of Governors of the Fed-
14	eral Reserve System and the Advisory Committee on
15	International Exchange Rate Policy with respect to the
16	preparation of each report required under subsection (a).
17	Any comments provided by the Chairman of the Board
18	of Governors of the Federal Reserve System or the Advi-
19	sory Committee on International Exchange Rate Policy
20	shall be submitted to the Secretary not later than the date
21	that is 15 days before the date each report is due under
22	subsection (a). The Secretary shall submit the report to
23	Congress after taking into account all such comments re-
24	ceived.

1	SEC. 113. IDENTIFICATION OF FUNDAMENTALLY MIS-
2	ALIGNED CURRENCIES.
3	(a) Identification.—
4	(1) In general.—The Secretary shall analyze
5	on a semiannual basis the prevailing real exchange
6	rates between the United States dollar and foreign
7	currencies.
8	(2) Designation of fundamentally mis-
9	ALIGNED CURRENCIES.—As a result of the analysis
10	conducted under paragraph (1), the Secretary shall
11	identify any foreign currency that is in fundamental
12	misalignment and shall designate such currency as a
13	fundamentally misaligned currency.
14	(3) Designation of currencies for pri-
15	ORITY ACTION.—The Secretary shall designate a
16	currency identified under paragraph (2) for priority
17	action if the country that issues such currency is—
18	(A) engaging in protracted large-scale
19	intervention in one direction in the currency ex-
20	change market;
21	(B) engaging in excessive reserve accumu-
22	lation;
23	(C) introducing or substantially modifying
24	for balance of payments purposes a restriction
25	on, or incentive for, the inflow or outflow of

1	capital, that is inconsistent with the goal of
2	achieving full currency convertibility; or
3	(D) pursuing any other policy or action
4	that, in the view of the Secretary, warrants des-
5	ignation for priority action.
6	(b) Reports.—The Secretary shall include a list of
7	any foreign currency designated under paragraph (2) or
8	(3) of subsection (a) in each report required by section
9	112.
10	SEC. 114. NEGOTIATIONS AND CONSULTATIONS.
11	(a) In General.—Upon designation of a currency
12	pursuant to section 113(a)(2), the Secretary shall seek bi-
13	lateral consultations with the country that issues such cur-
14	rency in order to facilitate the adoption of appropriate
15	policies to address the fundamental misalignment.
16	(b) Consultations Involving Currencies Des-
17	IGNATED FOR PRIORITY ACTION.—With respect to each
18	currency designated for priority action pursuant to section
19	113(a)(3), the Secretary shall, in addition to the consulta-
20	tions with the country described in subsection (a)—
21	(1) seek the advice of the International Mone-
22	tary Fund with respect to the Secretary's findings in
23	the report submitted to Congress pursuant to section
24	112(a). and

1	(2) encourage other governments, whether bilat-
2	erally or in appropriate multinational fora, to join
3	the United States in seeking the adoption of appro-
4	priate policies by the country described in subsection
5	(a) to eliminate the fundamental misalignment.
6	SEC. 115. FAILURE TO ADOPT APPROPRIATE POLICIES.
7	(a) In General.—Not later than 180 days after the
8	date on which a currency is designated for priority action
9	pursuant to section 113(a)(3), the Secretary shall deter-
10	mine whether the country that issues such currency has
11	adopted appropriate policies to eliminate the fundamental
12	misalignment. The Secretary shall promptly notify Con-
13	gress of such determination and publish notice of the de-
14	termination in the Federal Register. If the Secretary de-
15	termines that the country that issues such currency has
16	failed to adopt appropriate policies to eliminate the funda-
17	mental misalignment, the following shall apply with re-
18	spect to the country until a notification described in sec-
19	tion 116(b) is published in the Federal Register:
20	(1) Adjustment under antidumping law.—
21	For purposes of an antidumping investigation or re-
22	view under title VII of the Tariff Act of 1930 (19
23	U.S.C. 1673 et seq.) the following shall apply:
24	(A) In General.—The administering au-
25	thority shall ensure a fair comparison between

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1	the export price and the normal value by ad-
2	justing the price used to establish export price
3	or constructed export price to reflect the funda-
4	mental misalignment of the currency of the ex-
5	porting country.
6	(B) Sales subject to adjustment.—
7	The adjustment described in subparagraph (A)
8	shall apply with respect to subject merchandise
9	sold on or after the date that is 30 days after
10	the date the currency of the exporting country
11	is designated for priority action pursuant to
12	section $113(a)(3)$.
13	(2) Federal procurement.—
14	(A) In General.—The President shall
15	prohibit the procurement by the Federal Gov-
16	ernment of products or services from the coun-
17	try.
18	(B) Exception.—The prohibition pro-
19	vided for in subparagraph (A) shall not apply
20	with respect to a country that is a party to the
21	Agreement on Government Procurement.
22	(3) Request for imp action.—The United
23	States shall inform the Managing Director of the
24	International Monetary Fund of the failure of the

country to adopt appropriate policies to eliminate

1	the fundamental misalignment, and the actions the
2	country is engaging in that are identified in section
3	113(a)(3), and shall request that the Managing Di-
4	rector of the International Monetary Fund—
5	(A) consult with such country regarding
6	the observance of the country's obligations
7	under article IV of the International Monetary
8	Fund Articles of Agreement, including through
9	special consultations, if necessary; and
10	(B) formally report the results of such con-
11	sultations to the Executive Board of the Inter-
12	national Monetary Fund within 180 days of the
13	date of such request.
14	(4) OPIC FINANCING.—The Overseas Private
15	Investment Corporation shall not approve any new
16	financing (including insurance, reinsurance, or guar-
17	antee) with respect to a project located within the
18	country.
19	(5) Multilateral bank financing.—The
20	Secretary shall instruct the United States Executive
21	Director at each multilateral bank to oppose the ap-
22	proval of any new financing (including loans, other
23	credits, insurance, reinsurance, or guarantee) to the
24	government of the country or for a project located
25	within the country.

1	(b) Waiver.—
2	(1) In general.—The President may waive
3	any action provided for under subsection (a) if the
4	President determines that—
5	(A) taking such action would cause serious
6	harm to the national security of the United
7	States; or
8	(B) it is in the vital economic interest of
9	the United States to do so and taking such ac-
10	tion would have an adverse impact on the
11	United States economy greater than the bene-
12	fits of such action.
13	(2) Notification.—The President shall
14	promptly notify Congress of a determination under
15	paragraph (1) (and the reasons for the determina-
16	tion, if made under paragraph (1)(B)) and shall
17	publish notice of the determination in the Federal
18	Register.
19	(c) Reports.—The Secretary shall describe any ac-
20	tion or determination pursuant to subsection (a) or (b)

21 in the first semiannual report required by section 112

22 after the date of such action or determination.

1	SEC. 116. PERSISTENT FAILURE TO ADOPT APPROPRIATE
2	POLICIES.
3	(a) Persistent Failure To Adopt Appropriate
4	Policies.—Not later than 360 days after the date on
5	which a currency is designated for priority action pursuant
6	to section 113(a)(3), the Secretary shall determine wheth-
7	er the country that issues such currency has adopted ap-
8	propriate policies to eliminate the fundamental misalign-
9	ment. The Secretary shall promptly notify Congress of
10	such determination and shall publish notice of the deter-
11	mination in the Federal Register. If the Secretary deter-
12	mines that the country that issues such currency has
13	failed to adopt appropriate policies to eliminate the funda-
14	mental misalignment, in addition to the provisions of sec-
15	tion 115(a), the following shall apply with respect to the
16	country until a notification described in subsection (b) is
17	published in the Federal Register:
18	(1) ACTION AT THE WTO.—The United States
19	Trade Representative shall request consultations in
20	the World Trade Organization with the country re-
21	garding the consistency of the country's actions with
22	its obligations under the WTO Agreement.
23	(2) Remedial intervention.—
24	(A) IN GENERAL.—The Secretary shall
25	consult with the Board of Governors of the
26	Federal Reserve System to consider under-

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1	taking remedial intervention in international
2	currency markets in response to the funda-
3	mental misalignment of the currency designated
4	for priority action, and coordinating such inter-
5	vention with other monetary authorities and the
6	International Monetary Fund.
7	(B) Notice to country.—At the same
8	time the Secretary takes action under subpara-
9	graph (A), the Secretary shall notify the coun-
10	try that issues such currency of the consulta-
11	tions under subparagraph (A).
12	(b) Notification.—The Secretary shall promptly
13	notify Congress when a country that issues a currency des-
14	ignated for priority action pursuant to section 113(a)(3)
15	adopts appropriate policies to eliminate the fundamental
16	misalignment, and publish notice of the action of that
17	country in the Federal Register.
18	(c) Waiver.—
19	(1) In general.—The President may waive
20	any action provided for under this section, or extend
21	any waiver provided for pursuant to section 115(b),
22	if the President determines that—
23	(A) taking such action would cause serious
24	harm to the national security of the United
25	States; or

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1	(B) it is in the vital economic interest of
2	the United States to do so, and that taking
3	such action would have an adverse impact on
4	the United States economy substantially out of
5	proportion to the benefits of such action.
6	(2) Notification.—The President shall
7	promptly notify Congress of a determination under

- promptly notify Congress of a determination under paragraph (1) (and the reasons for the determination, if made under paragraph (1)(B)) and shall publish notice of the determination in the Federal Register.
- 12 (d) Reports.—The Secretary shall describe any ac-13 tion or determination pursuant to subsection (a), (b), or 14 (c) in the first semiannual report required by section 112 15 after the date of such action or determination.

16 SEC. 117. CONGRESSIONAL DISAPPROVAL OF WAIVER.

(a) Resolution of Disapproval.—

(1) Introduced in the House of Representatives or the Senate during the 90-day period (not counting any day which is excluded under section 154(b)(1) of the Trade Act of 1974 (19 U.S.C. 2194(b)(1)), beginning on the date on which the President first notifies the Congress of a determination to waive action with respect to a country pursu-

1	ant to section $116(c)(1)(B)$, that resolution of dis-
2	approval shall be considered in accordance with this
3	subsection.
4	(2) Resolution of Disapproval.—In this
5	subsection, the term "resolution of disapproval"
6	means only a concurrent resolution of the two
7	Houses of the Congress, the sole matter after the re-
8	solving clause of which is as follows: "That the Con-
9	gress does not approve the determination of the
10	President under section 116(c)(1)(B) of the Cur-
11	rency Exchange Rate Oversight Reform Act of 2007
12	with respect to, of which Congress
13	was notified on", with the first blank
14	space being filled with the name of the appropriate
15	country and the second blank space being filled with
16	the appropriate date.
17	(3) Procedures for considering resolu-
18	TIONS.—
19	(A) Introduction and referral.—Res-
20	olutions of disapproval—
21	(i) in the House of Representatives—
22	(I) may be introduced by any
23	Member of the House;
24	(II) shall be referred to the Com-
25	mittee on Financial Services and, in

1	addition, to the Committee on Rules;
2	and
3	(III) may not be amended by ei-
4	ther Committee; and
5	(ii) in the Senate—
6	(I) may be introduced by any
7	Member of the Senate;
8	(II) shall be referred to the Com-
9	mittee on Banking, Housing, and
10	Urban Affairs; and
11	(III) may not be amended.
12	(B) Committee discharge and floor
13	CONSIDERATION.—The provisions of sub-
14	sections (c) through (f) of section 152 of the
15	Trade Act of 1974 (other than paragraph (3)
16	of such subsection (f)) (19 U.S.C. 2192(c)
17	through (f)) (relating to committee discharge
18	and floor consideration of certain resolutions in
19	the House and Senate) apply to a concurrent
20	resolution of disapproval under this section to
21	the same extent as such subsections apply to
22	joint resolutions under such section 152.
23	(b) Rules of House of Representatives and
24	SENATE —This section is enacted by the Congress—

- 1 (1) as an exercise of the rulemaking power of
 2 the House of Representatives and the Senate, re3 spectively, and as such are deemed a part of the
 4 rules of each House, respectively, and such proce5 dures supersede other rules only to the extent that
 6 they are inconsistent with such other rules; and
- 7 (2) with the full recognition of the constitu-8 tional right of either House to change the rules (so 9 far as relating to the procedures of that House) at 10 any time, in the same manner, and to the same ex-11 tent as any other rule of that House.

12 SEC. 118. INTERNATIONAL FINANCIAL INSTITUTION GOV-

13 ERNANCE ARRANGEMENTS.

14 (a) Initial Review.—Notwithstanding any other 15 provision of law, before the United States approves a proposed change in the governance arrangement of any inter-17 national financial institution, as defined in section 1701(c)(2) of the International Financial Institutions Act 18 (22 U.S.C. 262r(c)(2)), the Secretary shall determine 19 whether any member of the international financial institu-21 tion that would benefit from the proposed change, in the form of increased voting shares or representation, has a 23 currency that was designated a currency for priority action

pursuant to section 113(a)(3) in the most recent report

- 1 required by section 112. The determination shall be re-
- 2 ported to Congress.
- 3 (b) Subsequent Action.—The United States shall
- 4 oppose any proposed change in the governance arrange-
- 5 ment of the international financial institution (as defined
- 6 in subsection (a)), if the Secretary renders an affirmative
- 7 determination pursuant to subsection (a).
- 8 (c) Further Action.—The United States shall con-
- 9 tinue to oppose any proposed change in the governance
- 10 arrangement of the international financial institution, pur-
- 11 suant to subsection (b), until the Secretary determines
- 12 and reports to Congress that the proposed change would
- 13 not benefit any member of the international financial insti-
- 14 tution, in the form of increased voting shares or represen-
- 15 tation, that has a currency that is designated a currency
- 16 for priority action pursuant to section 113(a)(3).
- 17 SEC. 119. ADJUSTMENT FOR FUNDAMENTALLY MIS-
- 18 ALIGNED CURRENCY DESIGNATED FOR PRI-
- 19 ORITY ACTION.
- 20 (a) IN GENERAL.—Subsection (c)(2) of section 772
- 21 of the Tariff Act of 1930 (19 U.S.C. 1677a(c)(2)) is
- 22 amended—
- 23 (1) by striking "and" at the end of subpara-
- 24 graph (A);

1	(2) by striking the period at the end of sub
2	paragraph (B) and inserting "; and; and
3	(3) by adding at the end the following:
4	"(C) if required by section 115(a)(1) of the
5	Currency Exchange Rate Oversight Reform Ac
6	of 2007, the percentage by which the domestic
7	currency of the producer or exporter is under
8	valued in relation to the United States dollar."
9	(b) Calculation Methodology.—Section 771 of
10	the Tariff Act of 1930 (19 U.S.C. 1677) is amended by
11	adding at the end the following:
12	"(37) Percentage undervaluation.—The
13	administering authority shall determine the percent
14	age by which the domestic currency of the producer
15	or exporter is undervalued in relation to the United
16	States dollar by comparing the nominal value associ
17	ated with the medium-term equilibrium exchange
18	rate of the domestic currency of the producer or ex
19	porter, identified by the Secretary pursuant to sec
20	tion 112(b)(7) of the Currency Exchange Rate Over
21	sight Reform Act of 2007, to the exchange rate used
22	by the administering authority to convert the domes
23	tic currency to United States dollars.".

1	SEC. 120. NONMARKET ECONOMY STATUS.
2	Paragraph (18)(B) of section 771 of the Tariff Act
3	of 1930 (19 U.S.C. 1677(18)(B)) is amended—
4	(1) by striking "and" at the end of clause (v);
5	and
6	(2) by redesignating clause (vi) as clause (vii)
7	and inserting after clause (v) the following:
8	"(vi) whether the currency of the for-
9	eign country is designated a currency for
10	priority action pursuant to section
11	113(a)(3) of the Currency Exchange Rate
12	Oversight Reform Act of 2007, and".
13	SEC. 121. APPLICATION TO CANADA AND MEXICO.
14	Pursuant to article 1902 of the North American Free
15	Trade Agreement and section 408 of the North American
16	Free Trade Agreement Implementation Act (19 U.S.C.
17	3438), section 115(a)(1) and the amendments made by
18	sections 119 and 120 shall apply with respect to goods
19	from Canada and Mexico.
20	SEC. 122. ADVISORY COMMITTEE ON INTERNATIONAL EX-
21	CHANGE RATE POLICY.
22	(a) Establishment.—
23	(1) In general.—There is established an Ad-
24	visory Committee on International Exchange Rate
25	Policy (in this section referred to as the "Com-
26	mittee") The Committee shall be responsible for—

1	(A) advising the Secretary in the prepara-
2	tion of each report to Congress on international
3	monetary policy and currency exchange rates,
4	provided for in section 112; and
5	(B) advising the Congress and the Presi-
6	dent with respect to—
7	(i) international exchange rates and
8	financial policies; and
9	(ii) the impact of such policies on the
10	economy of the United States.
11	(2) Membership.—
12	(A) IN GENERAL.—The Committee shall be
13	composed of 9 members as follows, none of
14	whom shall be from the Federal Government:
15	(i) Congressional appointees.—
16	(I) Senate appointees.—Four
17	persons shall be appointed by the
18	President pro tempore of the Senate,
19	upon the recommendation of the
20	Chairmen and Ranking Members of
21	the Committee on Banking, Housing,
22	and Urban Affairs and the Committee
23	on Finance of the Senate.
24	(II) House appointees.—Four
25	persons shall be appointed by the

1	Speaker of the House of Representa-
2	tives upon the recommendation of the
3	Chairmen and Ranking Members of
4	the Committee on Financial Services
5	and the Committee on Ways and
6	Means of the House of Representa-
7	tives.
8	(ii) Presidential appointee.—One
9	person shall be appointed by the President.
10	(B) QUALIFICATIONS.—Persons shall be
11	selected under subparagraph (A) on the basis of
12	their objectivity and demonstrated expertise in
13	finance, economics, or currency exchange.
14	(3) Terms.—Members shall be appointed for a
15	term of 4 years or until the Committee terminates.
16	An individual may be reappointed to the Committee
17	for additional terms.
18	(4) VACANCIES.—Any vacancy in the Com-
19	mittee shall not affect its powers, but shall be filled
20	in the same manner as the original appointment.
21	(b) DURATION OF COMMITTEE.—The Committee
22	shall terminate on the date that is 4 years after the date
23	of the enactment of this Act unless renewed by the Presi-
24	dent pursuant to section 14 of the Federal Advisory Com-
25	mittee Act (5 U.S.C. App.) for a subsequent 4-year period.

- 1 The President may continue to renew the Committee for
- 2 successive 4-year periods by taking appropriate action
- 3 prior to the date on which the Committee would otherwise
- 4 terminate.
- 5 (c) Public Meetings.—The Committee shall hold
- 6 at least 1 public meeting each year for the purpose of ac-
- 7 cepting public comments. The Committee shall also meet
- 8 as needed at the call of the Secretary or at the call of
- 9 two-thirds of the members of the Committee.
- 10 (d) Chairperson.—The Committee shall elect from
- 11 among its members a chairperson for a term of 4 years
- 12 or until the Committee terminates. A chairperson of the
- 13 Committee may be reelected chairperson but is ineligible
- 14 to serve consecutive terms as chairperson.
- 15 (e) Staff.—The Secretary shall make available to
- 16 the Committee such staff, information, personnel, admin-
- 17 istrative services, and assistance as the Committee may
- 18 reasonably require to carry out its activities.
- 19 (f) Application of Federal Advisory Com-
- 20 MITTEE ACT.—
- 21 (1) In general.—The provisions of the Fed-
- eral Advisory Committee Act (5 U.S.C. App.) shall
- apply to the Committee.
- 24 (2) Exception.—Except for the annual public
- 25 meeting required under subsection (c), meetings of

1	the Committee shall be exempt from the require-
2	ments of subsections (a) and (b) of sections 10 and
3	11 of the Federal Advisory Committee Act (relating
4	to open meetings, public notice, public participation,
5	and public availability of documents), whenever and
6	to the extent it is determined by the President or the
7	Secretary that such meetings will be concerned with
8	matters the disclosure of which would seriously com-
9	promise the development by the United States Gov-
10	ernment of monetary and financial policy.
11	SEC. 123. REPEAL OF THE EXCHANGE RATES AND INTER-
12	NATIONAL ECONOMIC POLICY COORDINA-
13	TION ACT OF 1988.
13 14	TION ACT OF 1988. The Exchange Rates and International Economic
14	The Exchange Rates and International Economic
14 15	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306)
14151617	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306) is repealed.
14151617	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306) is repealed. TITLE II—TAX REFORM
14 15 16 17 18	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306) is repealed. TITLE II—TAX REFORM SEC. 201. PERMANENT SUBPART F EXEMPTION FOR ACTIVE
141516171819	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306) is repealed. TITLE II—TAX REFORM SEC. 201. PERMANENT SUBPART F EXEMPTION FOR ACTIVE FINANCING INCOME.
14 15 16 17 18 19 20	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306) is repealed. TITLE II—TAX REFORM SEC. 201. PERMANENT SUBPART F EXEMPTION FOR ACTIVE FINANCING INCOME. (a) BANKING, FINANCING, OR SIMILAR BUSI-
14 15 16 17 18 19 20 21	The Exchange Rates and International Economic Policy Coordination Act of 1988 (22 U.S.C. 5301–5306) is repealed. TITLE II—TAX REFORM SEC. 201. PERMANENT SUBPART F EXEMPTION FOR ACTIVE FINANCING INCOME. (a) BANKING, FINANCING, OR SIMILAR BUSINESSES.—Subsection (h) of section 954 of the Internal

- 1 (b) Insurance Businesses.—Subsection (e) of sec-
- 2 tion 953 of such Code (relating to exempt insurance in-
- 3 come) is amended by striking paragraph (10) and by re-
- 4 designating paragraph (11) as paragraph (10).
- 5 (c) Effective Date.—The amendments made by
- 6 this section shall apply to taxable years of a foreign cor-
- 7 poration beginning after the date of the enactment of this
- 8 Act, and to taxable years of United States shareholders
- 9 with or within which such taxable years of such foreign
- 10 corporation end.