



Foreign Operations Appropriations: General Provisions

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Summary

This report identifies the legislative origins of General Provisions that pertain to foreign aid in the current Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F of the Consolidated Appropriations Act, 2010; P.L. 111-117; 123 Stat. 3034 at 3312), as continued for Fiscal Year 2011 by the Department of Defense and Full-Year Continuing Appropriations Act, 2011 (P.L. 112-10; 125 Stat. 38; of which sec. 1101(a)(6) continues appropriations enacted in P.L. 111-117, and division B, title XI, which provides further instruction for FY2011 foreign operations expenditures).

Foreign assistance law requires Congress to authorize funding for programs before appropriated funds are spent. Through 1985, Congress regularly enacted new authorization legislation or amended the Foreign Assistance Act of 1961, the foundation of U.S. foreign aid policy, to update authorization time frames, and to incorporate newer programs and authorities. After 1986, however, Congress turned more frequently to enacting freestanding authorities that did not amend the 1961 Act, or included language in annual appropriations measures to waive the requirement to keep authorizations current.

Over time, as enactment of foreign aid reauthorizations waned, the General Provisions of foreign operations appropriations measures increasingly became an important legislative place for Congress to assert its views on the role and use of U.S. foreign aid policy, put limits or conditions on assistance, or even authorize new programs.

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Introduction

Foreign assistance law requires Congress to authorize funding for programs before appropriated funds are spent.¹ Through 1985, Congress regularly enacted new authorization legislation or amended the Foreign Assistance Act of 1961, the foundation of U.S. foreign aid policy, to update authorization time frames, and to incorporate newer programs and authorities. After 1986, however, Congress turned more frequently to enacting freestanding authorities that did not amend the 1961 Act, and waived the requirement to authorize funds before making them available in appropriations.

The annual foreign operations appropriations bill funds foreign aid programs as they are defined and authorized in the Foreign Assistance Act of 1961, the Arms Export Control Act, and other related Acts.² These annual measures, like all appropriations bills that fund executive branch programs and operations, include General Provisions to guide how funds may be spent.

Over time, as enactment of foreign aid reauthorizations waned, the General Provisions of foreign operations appropriations measures increasingly have become a legislative option for Congress to assert its views on the role and use of U.S. foreign aid policy, put limits or conditions on assistance, or even authorize new programs. As a result, some contend, General Provisions have become more important. The greater likelihood—relative to authorization proposals, at least—that appropriations measures will be considered in committee, on the floor, in both chambers, and in conference also impacts the attractiveness of serving on an appropriations or authorization committee, and affects the relationship between authorizers and appropriators.

This report identifies the legislative origins of General Provisions that pertain to foreign aid in current foreign operations appropriations: Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F of the Consolidated Appropriations Act, 2010; P.L. 111-117; 123 Stat. 3034 at 3312), as continued for Fiscal Year 2011 by the Department of Defense and Full-Year Continuing Appropriations Act, 2011 (P.L. 112-10; 125 Stat. 38; of which sec. 1101(a)(6) continues appropriations enacted in P.L. 111-117, and division B, title XI, which provides further instruction for FY2011 foreign operations expenditures).

¹ Section 10 of the Foreign Military Sales Amendments, 1971 (P.L. 91-672; 22 U.S.C. 2412), requires authorization before appropriations, stating that “no money appropriated for foreign assistance (including foreign military sales) shall be available for obligation or expenditure—(1) unless the appropriation thereof has been previously authorized by law; or (2) in excess of an amount previously prescribed by law.” The requirement, however, is routinely waived, most recently in sec. 7023 of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F of P.L. 111-117; 123 Stat. 3353), as continued for FY2011 by the Department of Defense and Full-Year Continuing Appropriations Act, 2011 (sec. 1101(a)(6) of P.L. 112-10; 123 Stat. 3353, which states “Funds appropriated by this Act, except funds appropriated under the heading ‘Trade and Development Agency’, may be obligated and expended notwithstanding section 10 of Public Law 91-672, section 15 of the State Department Basic Authorities Act of 1956, section 313 of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995 (P.L. 103-236), and section 504(a)(1) of the National Security Act of 1947 (50 U.S.C. 414(a)(1)).” Section 1108 of the Department of Defense and Full-Year Continuing Appropriations Act, 2011 (125 Stat. 103), further, provides an identical notwithstanding clause for foreign assistance funds appropriated for FY2011.

² CRS Report R40089, *Foreign Assistance Act of 1961: Authorizations and Corresponding Appropriations*, by (name redacted) and (name redacted); CRS Report R40213, *Foreign Aid: An Introduction to U.S. Programs and Policy*, by (name redacted) and Marian Leonardo Lawson.

How to Read the Table

The left column shows the General Provision section and heading, taken from P.L. 111-117.

The right column, in most instances, has two paragraphs per section. The first paragraph identifies in which section the intent or language of the General Provision first appeared, and is taken from annotations the Congressional Research Service prepares for the House Committee on Foreign Affairs and Senate Committee on Foreign Relations for their joint committee print, *Legislation on Foreign Relations*. The second paragraph establishes the more detailed legislative history of each provision—where and how it first appears that first year (reported out of committee, floor sponsor, or conference committee). Where available, report numbers are included. In some years, detailed information about sponsorship is not available: there is nearly no legislative history trail for new General Provisions introduced in FY2009, for example.

Very few of the General Provisions are codified as notes in the U.S. Code. Very few of the General Provisions correspond with sections in the Foreign Assistance Act of 1961. When either condition occurs, it is noted in the right column.

Most of the sections have changed over the years. The legislative histories in the right column document the introduction of the concept or intent of the General Provision, not the subsequent changes to that initial idea. Thus, an idea may be introduced and the right column identifies the committee or Member who brought the idea forward, but legislative maps of subsequent alterations, additions, changes in applicability, are not tracked. On occasion, an idea initially stated in a General Provision migrates and is incorporated into the funding titles: requirements of the Chief Executive Officer of the Millennium Challenge Corporation, for example, were first stated in General Provisions but in FY2010 appropriations those requirements were folded into the title III paragraph pertaining to that entity. The goal is solely to identify the emergence of the idea.

Frequently, once enacted, a General Provision is continued annually in subsequent foreign operations appropriations measures. If some portion of a section is not carried forward annually, it is noted in the right column.

The short titles or popular names of annual foreign operations appropriations have changed over time. In keeping with current jargon, the table refers to each annual measure as a “Foreign Operations Appropriations” with the fiscal year to which it applies. An appendix follows the table, which provides true short titles and popular names along with Public Law numbers.

Table I. Foreign Operations Appropriations

General Provisions and Their Legislative Origins

Title VII of Division F of P.L. 111-117 (123 Stat. 3343), as continued by P.L. 112-10 (125 Stat. 38)

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7001. Allowances and Differentials	Pertains only to State Department funding under title I.
Sec. 7002. Unobligated Balances Report	First enacted as sec. 504 of Foreign Ops, 2006. Reported out of Senate Appropriations Committee (H.R. 3057; S.Rept. 109-96), June 30, 2005.
Sec. 7003. Consulting Services	Pertains only to State Department funding under title I.
Sec. 7004. Embassy Construction	Pertains only to State Department funding under title I.
Sec. 7005. Personnel Actions	Pertains only to State Department funding under title I.
Sec. 7006. Local Guard Contracts	Pertains only to State Department funding under title I.
Sec. 7007. Prohibition Against Direct Funding for Certain Countries	Similar language to the main clause first enacted as sec. 111 of Foreign Ops, 1974. Designated country list has changed over the years. Reported out of House Appropriations Committee (H.R. 11771; H. Rept. 93-694), December 4, 1973.
Sec. 7008. Coups D'État	Similar language to the main clause first enacted as sec. 513 of Foreign Ops, 1986. Reference to "government of any country" replaced "any country" in FY2002. The first proviso first appeared in sec. 513 of Foreign Ops, 1988. The second and third provisos were first enacted in Foreign Ops, 2002. Reported out of House Appropriations Committee (H.R. 3228; H. Rept. 99-252), August 1, 1985, pertaining only to then-recent events in Guatemala. Broadened to apply to all military coups overthrowing democratically elected governments by Senate Appropriations Committee (S. 1816; S. Rept. 99-167), October 31, 1985. Differences resolved in Conference Committee.
Sec. 7009. Transfer Authority	Language similar to subsecs. (c)(1) and (2), (d), and (e) first enacted as sec. 115 of Foreign Ops, 1978. Subsec. (c)(3), requiring notification to Congress when USAID or the State Department enter into agreements with other instruments of the U.S. government that require reallocation and reimbursement of resources first enacted in Foreign Ops, 2010. (Subsection (a) pertains solely to State Department and Broadcasting Board of Governors funding under title I; subsec. (b) pertains to export and investment assistance.) Conference reports H. Rept. 95-633, September 26, 1977, and H. Rept. 95-701, October 12, 1977, reported a disagreement with the original language of section 115 and reported an amended section proposed by the House conferees. The resolved language was agreed to in the House October 18, 1977, and in the Senate on October 19, 1977.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7010. Reporting Requirement	Similar language first enacted as sec. 584 of Foreign Ops, 2006. Reported out of Senate Appropriations Committee (H.Rept. 109-152), June 24, 2005.
Sec. 7011. Availability of Funds	Language similar to the first sentence first enacted as sec. 403 of Foreign Ops, 1967. Reference to funds provided for Eastern Europe and the Baltic States was added in sec. 511 of Foreign Ops, 1997. Reference to chapter 12 of the Foreign Assistance Act of 1961 was added in FY2001. Reference to section 23 of the Arms Export Control Act was added in FY2002. Sections in prior years required the report required by section 653(a) of the Foreign Assistance Act of 1961 to include information regarding funds allocated for cash disbursement for balance of payment and economic policy reform purposes. Reported out of House Appropriations Committee (H.R. 17788), September 16, 1966.
Sec. 7012. Limitation on Assistance to Countries in Default	Similar language first enacted as sec. 506 of Foreign Ops, 1976. Prior to FY2001, this section referred to “any loan made to such country”; the reference was changed that year to the “government” of such country. In FY2003, the placement of the word “government” was modified somewhat to make the intent clear. From FY1990 to FY2000, a proviso was enacted to identify countries that were exempt from the limitations of the section prohibition. The President’s authority to waive the application of the section was added in FY2002. See also sec. 620(q) of the Foreign Assistance Act of 1961 (22 U.S.C. 2370(q)), which states a similar requirement to deny assistance to any country the government of which falls into arrears. Introduced on the floor by Senator Brooke (no amendment number assigned), March 23, 1976; adopted by Unanimous Consent.
Sec. 7013. Prohibition on Taxation of U.S. Assistance	Similar language first enacted as sec. 579 of Foreign Ops, 2003. Reported out of House Appropriations Committee (H.R. 5410; H.Rept. 107-663), September 19, 2002.
Sec. 7014. Reservations of Funds	Language pertaining to the reservation of funds first enacted as sec. 568 in Foreign Ops, 1988, but has substantially changed since then. Subsec. (b) was first enacted in sec. 552 of Foreign Ops, 1993. Reported out of Senate Appropriations Committee (S. 1924; S. Rept. 100-236), December 4, 1987.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7015. Reprogramming Notification Requirements	<p>Language, excluding proviso clauses, first enacted as sec. 114 of Foreign Ops, 1974. Though subsequent annual appropriations have included a section in general provisions stating reprogramming notification requirements, the language changes substantially from one year to the next, making a comparison not particularly meaningful. Most notably, Foreign Ops, 2009, in subsec. (f), consolidated what had previously been stated as a separate section—in FY2008 sec. 620, Special Notification Requirements—that specific countries for which notification procedures were required.</p> <p>Subsec. (e), first enacted as a proviso in sec. 519 of Foreign Ops, 1993, authorizes the President to waive notification requirements “if failure to do so would pose a substantial risk to human health or welfare”, and has as its origins a request from the Administration “to allow the Administration to address humanitarian assistance needs at times of disasters and other emergencies when there is clear risk to human health or welfare.” H. Rept. 102-585, June 18, 1992.</p> <p>Conference report H. Rept. 93-742, December 19, 1973, reported a disagreement with the original amendment as it had been proposed by the Senate Committee on Appropriations and reported an amended version as proposed by the House Committee on Appropriations. The amended amendment passed in both the House and Senate on December 20, 1973.</p>
Sec. 7016. Notification on Excess Defense Equipment	<p>Similar language, excluding the first proviso relating to notification procedures under the Arms Export Control Act, enacted as sec. 559 of Foreign Ops, 1988. Language similar to the first proviso added in sec. 548 of Foreign Ops, 1991. Reference to “significant military equipment” and valuation added in FY2002.</p> <p>Reported out of House Appropriations Committee (H.R. 3186; H. Rept. 100-283), August 6, 1987.</p>
Sec. 7017. Limitation on Availability of Funds for International Organizations and Programs	<p>Similar language first enacted as sec. 203 of the Urgent Supplemental Appropriations Act of 1982. This predates the enactment of sec. 307 of the Foreign Assistance Act of 1961 (22 U.S.C. 2227; added in 1985), to which the current general provision refers.</p> <p>The House Committee on Appropriations reported this section in H. Rpt. 97-469 to accompany H.R. 5922, March 23, 1982. Both the House and Senate passed H.R. 5922, but the President vetoed it on June 24, 1982. This measure was also included in H.R. 6682 when introduced on June 24, 1982, and sponsored by Representative Whitten. The House and Senate passed H.R. 6682, but the President vetoed it on June 25, 1982. Section 203 was then introduced on the floor in unprinted amendment number 1044 to H.R. 6685 Senator Hatfield on June 29, 1982, and passed by Voice Vote on the same day. H.R. 6682 was signed by the President into law on July 18, 1982.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7018. Prohibition on Funding for Abortions and Involuntary Sterilization	<p>Language with similar intent first enacted as sec. 118 of the Continuing Appropriations, FY1980. In Foreign Ops, similar language first enacted as sec. 541 of the FY1986 Act. From FY1997 through 2001, a proviso was included to prohibit funds from being used to lobby for or against abortion.</p> <p>See also sec. 104(f) of the Foreign Assistance Act of 1961 (22 U.S.C. 2151b(f)), added in 1973, portions of which are popularly referred to as the Helms amendment. See also sec. 605(e)(4) of the Millennium Challenge Act of 2003 (22 U.S.C. 7704(e)(4)). See also title III of Foreign Ops, 2010, paras. appropriating funds for Global Health and Child Survival Programs (123 Stat. 3323-3326), Development Assistance (123 Stat. 3325-3326), Peace Corps (123 Stat. 3331), and United Nations Population Fund (123 Stat. 3395).</p> <p>In sec. 7018, the opening clause is popularly referred to as the Helm amendment (FY 1980), the sentence relating to biomedical research as the Biden amendment (FY 1981), and the sentence relating to presidential certification as the Kemp-Kasten amendment (FY 1985).</p> <p>Reported out of Senate Committee on Appropriations without a written report (H.J. Res. 412). Prohibition on use of funds for abortions pertained to every program funded by the Continuing Appropriations measure.</p>
Sec. 7019. Allocations	<p>Similar language first enacted as sec. 595 of Foreign Ops, 2005. The list of programs for which tables are provided has changed substantially, however, and language in Foreign Ops, 2009, introduces the authority that the Secretary of State, USAID Administrator, and Broadcasting Board of Governors “may propose deviations to the amounts referenced....”</p> <p>Reported out of Conference Committee (H.R. 4818; H. Rept. 108-792), November 20, 2004.</p>
Sec. 7020. Prohibition of Payment of Certain Expenses	<p>Similar language first enacted as sec. 579 of Foreign Ops, 1995. reference to Child Survival and Disease Program Fund, Development Assistance, and Economic Support Fund added in sec. 555 of Foreign Ops, 2000.</p> <p>Introduced on the floor by Senator Leahy for Senator Pryor, June 29, 1994 (SAmtd. 2125); adopted by Voice Vote.</p>
Sec. 7021. Prohibition on Assistance to Foreign Governments That Export Lethal Military Equipment to Countries Supporting International Terrorism	<p>Similar language first enacted as sec. 573 of Foreign Ops, 1994. Broadened in fiscal years 1999 and 2002 to capture other terrorism-related prohibitions in legislation.</p> <p>Introduced on the floor by Senator Helms, September 22, 1993 (SAmtd. 928); adopted by Voice Vote.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7022. Prohibition on Bilateral Assistance to Terrorist Countries	<p>Sec. 576 of Foreign Ops, 1988, first enacted a “Prohibition on Bilateral Assistance to Terrorist Countries.” Sec. 564 of Foreign Ops, 1990, substantially reworded the prohibition, stating criteria, Presidential determination and waiver.</p> <p>See also sec. 620A of the Foreign Assistance Act of 1961 (22 U.S.C. 2371); and sec. 40 of the Arms Export Control Act (22 U.S.C. 2780).</p> <p>Reported out of Senate Appropriations Committee (S. 1924; S. Rept. 100-236), December 4, 1987.</p>
Sec. 7023. Authorization Requirement	<p>Similar language first enacted as sec. 560 of Foreign Ops, 1988. Foreign Ops, 2009 consolidated similar language for State Department and USAID into one section, and omitted a reference to the Overseas Private Investment Corporation.</p> <p>Introduced on floor by Senator Helms (S.Amdt. 1329), agreed to by Voice Vote, December 11, 1987.</p>
Sec. 7024. Definition of Program, Project, and Activity	<p>Similar language first enacted as sec. 550 of Foreign Ops, 1987. Reference to country and regional program level funded added in FY2003.</p> <p>Reported out of House Appropriations Committee (H.R. 5339; H. Rept. 99-747), August 5, 1986.</p>
Sec. 7025. Authorities for the Peace Corps, Inter-American Foundation and African Development Foundation	<p>Similar language first enacted as sec. 589 of Foreign Ops, 1993. Appropriations legislation for fiscal years 1999 through 2001 included an exemption for funding directed to the International Fund for Agricultural Development.</p> <p>Reported out of House Appropriations Committee (H.R. 5368; H. Rept. 102-585), June 18, 1992.</p>
Sec. 7026. Commerce, Trade, and Surplus Commodities	<p>Language similar to that contained in subsec. (a) first enacted as sec. 608 of Foreign Ops, 1979. Language similar to that contained in subsec. (b), popularly referred to as the Bumpers amendment, first enacted as sec. 558 of the Foreign Ops, 1987. Appropriations acts from FY 1991 through FY1995 also included a subsec. (c), relating to the development of import-sensitive products that would compete with U.S. products. Language similar to that contained in subsec. (c) first enacted as sec. 22 of the Export-Import Bank Act Amendments of 1986. The Foreign Ops, 1999, included a subsec. (b) to that section, which required the Secretary of the Treasury to “instruct the United States executive directors of international financial institutions ... to support the purchase of American produced agricultural commodities with funds appropriated or made available pursuant to this Act.”</p> <p>Subsec. (c): 22 U.S.C. 262h note</p> <p>Reported out of House Appropriations Committee (H.R. 12931), June 1, 1978 (subsecs. (a) and (b)).</p> <p>Reported out of Senate Appropriations Committee (S. 2247; S. Rept. 99-273), March 26, 1986; modified in Conference Committee (H.R. 5548; H. Rept. 99-956), October 2, 1986 (subsec. (c)).</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7027. Separate Accounts	Similar language first enacted as sec. 592 of Foreign Ops, 1990. 22 U.S.C. 2362 note Reported out of House Appropriations Committee (H.R. 2939; H. Rept. 101-165), July 19, 1989.
Sec. 7028. Eligibility for Assistance	Similar language first enacted as sec. 562 of Foreign Ops, 1993. Reported out by Senate Appropriations Committee (H.R. 5368; S. Rept. 102-419), September 23, 1992.
Sec. 7029. Impact on Jobs in the United States	Similar language first enacted as sec. 599 of Foreign Ops, 1993. Provision in para. (2) first enacted in sec. 547 of Foreign Ops, 1994. Appropriations legislation for fiscal years 1993 through 2001 included a reference to discrepancy in tax, tariff, labor, environment, and safety laws. Introduced on the floor by Senator Leahy, September 30, 1992 (S.Amdt. 3323); adopted by Voice Vote.
Sec. 7030. International Financial Institutions	Language similar to that of subsec. (a) and (d) first enacted as sec. 578 of Foreign Ops, 1991. Language similar to that of subsec. (b) first enacted as sec. 596 of Foreign Ops, 2001. Language similar to that of subsec. (c) first enacted as sec. 7030(c) of Foreign Ops, 2009. Subsecs. (a) and (d): Reported out of House Appropriations Committee (H.R. 5114; H. Rept. 101-553), June 21, 1990. Subsec. (b): Reported out of House Appropriations Committee (H.R. 4811; H. Rept. 106-720), July 10, 2000. Subsec. (c): Brought to the floor of the House for up/down vote (H.R. 1105), February 23, 2009.
Sec. 7031. Debt-for-Development	Similar language first enacted as sec. 584 of Foreign Ops, 1990. The phrase, "subject to the regular notification procedures of the Committees on Appropriations" added in sec. 528 of Foreign Ops, 2005. Reported out of House Appropriations Committee (H.R. 2939; H. Rept. 101-165), July 19, 1989.
Sec. 7032. Authority to Engage in Debt Buybacks or Sales	Similar language first enacted as sec. 571 of Foreign Ops, 1996, continued with the exception of FY2003. Reported out of Conference Committee (H. Rept. 104-295), October 26, 1995.
Sec. 7033. Special Debt Relief for the Poorest	Similar language, except subsec. (a)(3), first enacted as sec. 570(a) of Foreign Ops, 1994. Subsec. (a)(3) added in sec. 559 of Foreign Ops, 1999. Reported out of Senate Appropriations Committee (S. Rept. 103-142), September 14, 1993.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7034. Special Authorities	Language similar to subsec. (a) first enacted as sec. 549 of Foreign Ops, 1994. In subsequent years, language has been added and omitted in a manner to make a comparison not particularly meaningful. Reported out of House Committee on Appropriations (H. Rept. 103-125), June 10, 1993.
Sec. 7035. Arab League Boycott of Israel	Similar language first enacted as sec. 598(b) of Foreign Ops, 1993. Reported out by Senate Appropriations Committee (H.R. 5368; S. Rept. 102-419), September 23, 1992.
Sec. 7036. Palestinian Statehood	Similar language first enacted as sec. 563 of Foreign Ops, 2003. Reported out of House Appropriations Committee (H.R.5410; H. Rept. 107-663), September 19, 2002. The Committee noted in its report that related language was enacted the previous year as sec. 566 of Foreign Ops, 2002.
Sec. 7037. Restrictions Concerning the Palestinian Authority	Similar language first enacted as sec. 585 of Foreign Ops, 1995. Introduced on the floor by Senator McConnell for Senator Helms, July 14, 1994 (S.Amdt. 2282); adopted by Voice Vote.
Sec. 7038. Prohibition on Assistance to the Palestinian Broadcasting Corporation	Similar language first enacted as sec. 584 of Foreign Ops, 1999. Reported out of Conference Committee (H.R. 4328; H. Rept. 108-825), October 19, 1998.
Sec. 7039. Assistance for the West Bank and Gaza	Language similar to that of subsec. (a) first enacted as sec. 587 of Foreign Ops, 2000. Subsecs. (b) and (d) first enacted in sec. 568 of Foreign Ops, 2003. Subsec. (c) first enacted in FY2005. Subsec. (e) first enacted in FY2005 by amendment. Subsec. (f) first enacted in FY2009. Subsec. (g) first enacted in FY2006. Reported out of House Appropriations Committee (H.R. 2606; H. Rept. 106-254), July 23, 1999, and passed only to be vetoed by the President. Foreign Ops was reintroduced (H.R. 3422) and subsequently incorporated into a consolidated appropriations measure (H.R. 3194), November 17, 1999.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7040. Limitation on Assistance for the Palestinian Authority	<p>Subsecs. (a) through (d) of the FY2009 Act bear some relationship to two earlier enactments, but the language has changed enough to make a comparison not particularly meaningful. Sec. 565 of Foreign Ops, 1995 enacted limits on assistance to the Palestine Liberation Organization for West Bank and Gaza unless authorities in the Middle East Peace Facilitation Act were exercised. Sec. 566 of Foreign Ops, 1998 enacted limits on assistance to the Palestinian Authority; subsec. (d) of that Act, requiring a report, was added in FY2004. Sec. 7040 of Foreign Ops, 2009 added subsec. (e), requiring the Secretary of State to certify that certain financial accountability standards have been met. That year, conditional restrictions were also added relating to Hamas and the PLO, which were restated but constructed somewhat differently in FY 2010.</p> <p>Sec. 565, FY1995: Reported out of House Appropriations Committee (H.R. 4426; H. Rept. 103-524), May 23, 1994.</p> <p>Sec. 566, FY1998: Reported out of House Appropriations Committee (H. Rept. 105-176), July 14, 1997. Modified out of Senate Appropriations Committee, resulting in Conference Committee (H. Rept. 105-401), November 12, 1997.</p>
Sec. 7041. Saudi Arabia	<p>Similar language first enacted as sec. 575 of Foreign Ops, 2005, though it was not included in Foreign Ops, 2009. Initially, the President was authorized to waive its application, and depended on Saudi cooperation with international anti-terrorism efforts.</p> <p>Introduced on the floor by Representative Weiner (HAMdt. 708); adopted by vote of 217-191, July 15, 2004.</p>
Sec. 7042. Near East	<p>Foreign Ops, 2010 consolidated sections that in previous years were separate into regional sections with subsections pertaining to individual countries. The subsections, relating to Egypt, Iraq, Jordan, Lebanon, Middle East Peace, and West Bank and Gaza, are substantially restated as to make comparison not particularly meaningful.</p>
Sec. 7043. Iran Sanctions	<p>Subsecs. (a) and (b) new in FY 2010.</p> <p>Subsec. (c), relating to reports on U.S. economic sanctions against Iran, first enacted as sec. 7043 of Foreign Ops, 2009.</p> <p>Brought to the floor of the House for up/down vote (H.R. 1105), February 23, 2009.</p> <p>House Appropriations added Export-Import Bank limitations and other sanctions in FY 2010 in markup (H. Rept. 111-187; June 26, 2009), credited to Representatives Kirk and Lowey in press accounts.</p>
Sec. 7044. Aircraft Transfer and Coordination	<p>New in FY2010.</p> <p>Senate Appropriations reported an original measure (S. 1434; S. Rept. 111-44; July 9, 2009) containing the substance of this section.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7045. Western Hemisphere	<p>Overall, has changed substantially so that comparison is not particularly meaningful. Similar language relating to Haiti first enacted as sec. 582 of Foreign Ops, 1997. Similar language related to aid to Central America first enacted as sec. 584(a) of Foreign Ops, 2005. Similar language related to Mexico first enacted as sec. 1406 of Supplemental Appropriations, 2008. Similar language related to Central America first enacted as sec. 1407 of Supplemental Appropriations, 2008. Pilot project (subsec. (h)) on the feasibility of use of passport cards new in FY 2010.</p> <p>Similar language relating to Haiti reported out of House Appropriations Committee (H.R. 3540; H. Rept. 104-600), May 29, 1996.</p> <p>Similar language relating to Central America reported out of Conference Committee (H.R. 4818; H. Rept. 108-792), November 20, 2004.</p>
Sec. 7046. Colombia	<p>Not enacted each year; language first enacted as sec. 567 of Foreign Ops, 2002. Overall, the language changes substantially from one year to the next, making a comparison not particularly meaningful.</p> <p>Reported out of Senate Appropriations Committee (S. Rept. 107-58), September 4, 2001.</p>
Sec. 7047. Community-Based Police Assistance	<p>Language related to the same issue first enacted as sec. 582 of Foreign Ops, 2002. The FY2006 iteration is codified at 22 U.S.C. 2151 note, and other earlier sections are noted.</p> <p>Introduced on the floor by Senator Leahy, October 24, 2001 (S.Amdt. 1934); adopted by Unanimous Consent.</p>
Sec. 7048. Prohibition of Payments to United Nations Members	<p>Language similar to the first clause first enacted as sec. 114 of Foreign Ops, 1964. Language relating to carrying out chapter I of part I of the Foreign Assistance Act, and the costs of participating in international conferences first enacted in sec. 546 of Foreign Ops, 2000.</p> <p>Language relating to the prohibition of payments to U.N. members appeared in H.R. 9499 as reported out by the House Appropriations Committee on December 11, 1963, though no reference is made to it in the accompanying H. Rept. 88-1040.</p>
Sec. 7049. War Crimes Tribunals Drawdown	<p>Funding for war crimes tribunals drawdown for Yugoslavia first enacted in sec. 548(e) of Foreign Ops, 1994. Proviso referring to the establishment of any standing or permanent international criminal tribunal or court added in FY2003. Reference to Rwanda added in FY1999; reference to Special Court for Sierra Leone added in FY2004. Country-specific references removed in FY2010. Codified from fiscal years 1994 through 2000 at 22 U.S.C. 2656 note.</p> <p>Reported out of Senate Appropriations Committee (S. Rept. 103-142), September 14, 1993.</p>
Sec. 7050. Peacekeeping Missions	Pertains only to State Department funding under title I.
Sec. 7051. Peacekeeping Assessment	Amends other legislation.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7052. U.N. Human Rights Council	<p>Current language only requires Secretary of State to report on resolutions adopted by the U.N. Human Rights Council; first enacted as sec. 695 of Foreign Ops, 2008 also to prohibit foreign aid funding being made available as a U.S. contribution to that Council.</p> <p>Introduced on the floor by Representative Ros-Lehtinen, (HAmtd. 379), adopted by Voice Vote, June 21, 2007; amended in the Senate by proposal introduced by Senator Leahy for Senator Coleman (SAmdt. 2712), adopted by Unanimous Consent, September 6, 2007.</p>
Sec. 7053. Attendance at International Conferences	<p>First enacted as sec. 696 of Foreign Ops, 2008.</p> <p>Reported out Senate Appropriations Committee (S. Rept. 110-128), July 10, 2007.</p>
Sec. 7054. Restrictions on U.N. Delegations	<p>Pertains only to State Department funding under title I.</p>
Sec. 7055. Parking Fines and Real Property Taxes Owed by Foreign Governments	<p>Similar language first enacted as sec. 574 of Foreign Ops, 1994. References to penalties and fines owed to New York added in FY2001. Expanded in FY2005 to include unpaid real property taxes.</p> <p>Introduced on the floor by Senator Helms, September 22, 1993 (SAmdt 929); adopted by Voice Vote.</p>
Sec. 7056. Landmines and Cluster Munitions	<p>Similar language first enacted as sec. 578 of Foreign Ops, 1995. Section heading refers to cluster munitions beginning in FY2008.</p> <p>Introduced on the floor by Senator Leahy, June 29, 1994 (SAmdt. 2122); adopted by Voice Vote.</p>
Sec. 7057. Prohibition on Publicity or Propaganda	<p>Similar language, excluding the proviso, first enacted as sec. 102 of Mutual Security Appropriations Act, 1958. Language similar to the proviso first enacted in FY1996.</p> <p>Introduced on the floor by Representative Meader, August 15, 1957; adopted by Voice Vote.</p>
Sec. 7058. Limitation on Residence Expenses	<p>Similar language first enacted as sec. 113 of Foreign Ops, 1976.</p> <p>Reported out of Senate Appropriations Committee (S. Rept. 94-704), March 18, 1976.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7059. United States Agency for International Development Management	<p>Culled from secs. 622, 634(c), and 676 of Foreign Ops, 2008. Those sections, in turn, have changed from year to year in a manner to make a comparison not particularly meaningful.</p> <p>Two provisos of sec. 622 in Foreign Ops, 2008 form the substance of subsec. (j) in the 2009 Act. Overall, sec. 622, relating to Global Health and Child Survival Activities came about as follows: Similar language first enacted as sec. 551 of Foreign Ops, 1987. The proviso referring to development assistance and reimbursements was added in FY2000. Fiscal year 2006 section required the Comptroller General to audit the use of FY2004-FY2005 Child Survival and Health funds. The section heading has been restated a few times; reference to global health in heading added in FY2008. Reported out of House Appropriations Committee (H.R. 5339; H. Rept. 99-747), August 5, 1986.</p> <p>Sec. 634(c) of Foreign Ops, 2008, a section that has changed from one year to the next in a manner to variable for any meaningful comparison, forms the substance of subsec. (k) in the 2009 Act.</p> <p>Sec. 676 of Foreign Ops, 2008 forms the substance of subsecs. (a) through (i) of the 2009 Act. Overall, sec. 676, relating to USAID management, is enacted each year but too variable to allow for any meaningful comparison from one year to the next.</p> <p>Subsecs. (a) though (g), relating to authority to hire and employ overseas, codified at 22 U.S.C. 3948 note.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7060. Global Health Activities	<p>Culled from secs. 622 and 625 of Foreign Ops, 2008. Those sections, in turn, have changed from year to year in a manner to make a comparison not particularly meaningful.</p> <p>Two provisos of sec. 622 in Foreign Ops, 2008 form the substance of subsec. (a) in the 2009 Act. Overall, sec. 622, relating to Global Health and Child Survival Activities came about as follows: Similar language first enacted as sec. 551 of Foreign Ops, 1987. References to activities relating to control and treatment of Acquired Immune Deficiency Syndrome (AIDS) in a developing country first appeared in sec. 545 of Foreign Ops, 1989. Proviso referring to the U.S. Leadership Act of 2003 added in FY2004. A proviso exempting family planning funds from the application of law pertaining to default or external debt added in sec. 542 of Foreign Ops, 1993, and stated annually through FY2000. Foreign Ops, 1999, expanded the section to refer to other infectious diseases, prevention, and disease programs, and included a reference to family planning programs, exempting funding from restrictions relating to debt arrearage. That exemption survived one fiscal year. Fiscal year 2006 section required the Comptroller General to audit the use of FY2004-FY2005 Child Survival and Health funds. The section heading has been restated a few times; reference to global health in heading added in FY2008. Reported out of House Appropriations Committee (H.R. 5339; H. Rept. 99-747), August 5, 1986.</p> <p>Foreign Ops, 2008 and Foreign Ops, 2009 included language requiring a 10% withholding of funds to the Global Fund until certain conditions were met; this requirement was omitted in the FY 2010 legislation.</p>
Sec. 7061. Development Grants Program	<p>Reported out of House Appropriations Committee (H.R. 4818; H. Rept. 108-599), July 13, 2004.</p> <p>Sec. 674 of Foreign Ops, 2008 established the Development Grants Program.</p> <p>Reported out of Senate Appropriations Committee (S. Rept. 110-128), July 10, 2007.</p>
Sec. 7062. Women in Development	<p>Language similar to subsecs. (a) and (b), though non-binding, first enacted as sec. 7061 in Foreign Ops, 2009. FY2010 Act made gender considerations required “where appropriate” and added subsec. (c), relating to food security and agricultural development.</p> <p>Brought to the floor of the House for up/down vote (H.R. 1105), February 23, 2009.</p>
Sec. 7063. Gender-Based Violence	<p>Language similar to subsec. (b) first enacted as sec. 573 of Foreign Ops, 2006. Sec. 7063(b) of Foreign Ops, 2009 added subsec. (a); requirement to include International Narcotics Control and Law Enforcement funding added in FY2010.</p> <p>Reported out of House Committee on Appropriations (H. Rept. 109-152), June 28, 2005.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7064. Education	<p>Language related to basic education first enacted as sec. 567 of Foreign Ops, 2005. Language has changed substantially from year to year.</p> <p>Sec. 664(b) of Foreign Ops, 2008, establishing a coordinator of U.S. government activities to provide basic education assistance in developing countries in the Department of State, codified at 22 U.S.C. 2651a note. Subsec. (a)(3) of Foreign Ops, 2009 establishes a pilot program to target three countries to implement a five-year plan. Subsec. (b) of Foreign Ops, 2009 appropriates funds for higher education. Subsec. (b) of Foreign Ops, 2010 requires that some of that committed to higher education supports partnerships with African educational institutions.</p> <p>Reported out by House Appropriations Committee (H.R. 4818; H. Rept. 108-599), July 13, 2004.</p>
Sec. 7065. Reconciliation Programs	<p>Similar language first enacted as sec. 585 of Foreign Ops, 2004.</p> <p>Reported out of Conference Committee (H. Rept. 108-401), November 25, 2003; agreed to in House by vote of 242-176, December 8, 2003 (Roll Call No. 676); agreed to in Senate by vote of 65-28, January 22, 2004 (Roll Call No. 3).</p>
Sec. 7066. Comprehensive Expenditures Report	<p>Similar language first enacted as sec. 633 of Foreign Ops, 2008.</p> <p>Reported out of Senate Committee on Appropriations (S. Rept. 110-128), July 10, 2007.</p>
Sec. 7067. Requests for Documents	<p>Similar language first enacted as sec. 546 of Foreign Ops, 1986.</p> <p>Reported out of Conference Committee (H. Rept. 99-443), December 16, 1985.</p>
Sec. 7068. Senior Policy Operating Group	<p>Pertains primarily to State Department funding under title I. Subsec. (b) prohibits the used of funds “to perform functions that duplicate coordinating responsibilities of the” Senior Policy Operating Group; Foreign Operations funding is included in this prohibition—added by sec. 7068 of Foreign Ops, 2009.</p>
Sec. 7069. Prohibition on Use of Torture	<p>First enacted as sec. 681 of Foreign Ops, 2008.</p> <p>Reported out of House Appropriations Committee, (H.R. 110-197), June 18, 2007. Modified by Senate Appropriations Committee, (S. Rept. 110-128), July 10, 2007.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7070. Africa	<p>Culled from secs. 666, 673, and 687 of Foreign Ops, 2008. Those sections, in turn, have changed from year to year in a manner to make a comparison not particularly meaningful.</p> <p>Language similar to subsec. (a), relating to expanded International Military Education and Training programs, enacted in title IV paragraph. The language, and designated countries, changes from year to year to make a comparison not particularly meaningful.</p> <p>Language similar to subsec. (f), limiting assistance to Sudan, first enacted as sec. 569 of Foreign Ops, 2005. Reported out by House Appropriations Committee (H.R. 4818); H. Rept. 108-599, July 13, 2004.</p> <p>Language similar to subsec. (h), relating to war crimes in Africa, first enacted as sec. 589 of Foreign Ops, 2004. Introduced on the floor by Senator McConnell, October 27, 2003 (S.Amdt. 1968; H.R. 2800); adopted by Unanimous Consent.</p> <p>Language similar to subsec. (i)(1) (up to and including the reference to freedom of speech and association), requiring U.S. executive directors to vote “no” on most loans to the government of Zimbabwe, first enacted as sec. 560 of Foreign Ops, 2002. Reported out of Senate Appropriations Committee (S. Rept. 107-58), September 4, 2001. Codified at 22 U.S.C. 2151 note.</p> <p>Subsec. (i)(2), requiring the Secretary of State to determine certain conditions exist with the central government of Zimbabwe before assistance is made available, is new in FY2009. Brought to the floor of the House for up/down vote (H.R. 1105), February 23, 2009.</p> <p>Subsecs. (b) through (e) and (f), pertaining to counterterrorism, Ethiopia, Rwanda, natural resource transparency, and southern Sudan, respectively, first reported out of Senate Appropriations Committee (S. 1434; S. Rept. 111-44), July 9, 2009.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7071. Asia	<p>Language similar to that which pertains to the standing of Tibet in the international financial institutions, in subsec. (a)(1), first enacted as sec. 557 of Foreign Ops, 2004.</p> <p>Language similar to that which pertains to the standing of Burma in the international financial institutions, in subsec. (b), first enacted as sec. 531 of Foreign Ops, 2004, and that which pertains to terms for making Economic Support Funds available for democracy activities and humanitarian assistance, first enacted in title II of Foreign Ops, 1996.</p> <p>Subsec. (b), relating to Burma, codified at 50 U.S.C. 1701 note.</p> <p>Measures pertaining to Burma and Tibet were reported out of the House Committee on Appropriations and modified as reported out of the Senate Committee on Appropriations (H.R. 2800; H. Rept. 108-222), July 21, 2003.</p> <p>Subsec. (c), relating to Cambodia, first enacted as sec. 573 of Foreign Ops, 1998. Section has substantially changed from year to year so as to make a comparison not particularly meaningful.</p> <p>Subsec. (d), relating to Indonesia, first enacted as sec. 589 of Foreign Ops, 2000. Foreign Ops, 2000 (H.R. 2606) as initially passed by Congress was vetoed by the President. The second introduction of such a bill that year, H.R. 3422, introduced by Representative Young, contained the Indonesia-related section. Subsequently incorporated into a consolidated appropriations measure (H.R. 3194), November 17, 1999.</p> <p>Subsec. (h), relating to Philippines, first enacted as sec. 699E of Foreign Ops, 2008, though sec. 591 of Foreign Ops, 2006 provided Foreign Military Financing for Philippines and other Asian countries. Language from year to year is substantially different, making a comparison not particularly meaningful.</p> <p>Subsections relating to North Korea (f), the People's Republic of China (g), and Vietnam (j) were new in FY2009, though sections with similar intent have been enacted in previous years, particularly in paragraphs relating to Foreign Military Financing, Development Assistance, and Economic Support Fund. Some of the new language has also been enacted in previous years by State Department Appropriations. Brought to the floor of the House for up/down vote (H.R. 1105), February 23, 2009.</p> <p>Subsections relating to Nepal (e) and Timor-Leste (i) are new in FY2010, reported by Senate Appropriations Committee (S. 1434; S. Rept. 111-44), July 9, 2009.</p>
Sec. 7072. Serbia	<p>Language first enacted as sec. 594 of Foreign Ops, 2001, though the language changes substantially from one year to the next, making a comparison not particularly meaningful.</p> <p>Included in H.R. 5526 as introduced, October 24, 2000. (H.R. 5526, FY2001 Foreign Operations Appropriations, was incorporated and its text included in the H.R. 4811 conference report.)</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7073. Independent States of the Former Soviet Union	Assistance to the “New independent states of the former Soviet Union” first enacted in title II of Foreign Ops, 1993. Authorization added to the Foreign Assistance Act (Chapter I I, added by FREEDOM Support Act; P.L. 102-511). Terms from various years’ Foreign Ops first enacted in general provisions as sec. 517 of Foreign Ops, 1999. Though subsequent annual appropriations have included a section in general provisions relating to the region, the language changes substantially from one year to the next, making a comparison not particularly meaningful.
Sec. 7074. Repression in the Russian Federation	Similar language first enacted as sec. 577 of Foreign Ops, 1998, with the exception of FY2003. Introduced on the floor by Senator Smith (OR), July 16, 1997 (SAmtd. 888); amended by Smith proposal (SAmtd. 889), July 16, 1997. Second degree amendment adopted by vote of 95-4; first degree amendment adopted by Voice Vote.
Sec. 7075. Central Asia	Similar language first enacted as sec. 574(a) through (e) of Foreign Ops, 2003. In fiscal years 2003 and 2004, sections relating to Uzbekistan and Kazakhstan were combined into one section under the heading “Central Asia”. FY2006 included a subsection of requirements to be met before Kazakhstan qualified for aid. FY2010 returns to one section under the heading “Central Asia”, though refers back to the previous year to continue terms of FY2009, when requirements for aid to the two countries were stated separately. Relating to Uzbekistan, reported out of House Appropriations Committee (H.R. 5410; H. Rept. 107-663), September 19, 2002; relating to Kazakstan, reported out of Conference Committee (H.J. Res. 2; H. Rept. 108-10), February 13, 2003.
Sec. 7076. Afghanistan	A section relating to funds for Afghanistan first enacted in sec. 523 of Foreign Ops, 2003, though Afghanistan is included in earlier emergency supplemental appropriations, beginning with 2001 Emergency Supplemental Appropriations Act for Recovery From and Response to Terrorist Attacks on the United States, signed into law September 18, 2001 (P.L. 107-38). The language changes substantially from year to year, making a comparison not particularly meaningful. Reported out of House Appropriations Committee (H.R. 5410; H. Rept. 107-663), September 19, 2002.
Sec. 7077. Enterprise Funds	Language similar to subsec. (a) first enacted as sec. 577 of Foreign Ops, 1999. Language similar to subsec. (b) first enacted in sec. 530 of Foreign Ops, 2006. The requirement that funds be subject to the regular notification procedures of the Committees on Appropriations was added in FY2009. Reported out of House Appropriations Committee (H.R. 4569; H. Rept. 105-719), September 15, 1998.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7078. United Nations Population Fund	Language related to the same issue first enacted as sec. 518A of Foreign Ops. 1996. Language has changed substantially over the years, making a comparison not particularly meaningful. Language approved in sec. 302 of P.L. 104-99, the Balanced Budget Downpayment Act, I, introduced by Representative Livingston, January 25, 1996. This was passed in lieu of Senate Amendment No. 115 to H.R. 1868, reported in disagreement in Conference Committee (H. Rept. 104-295), October 26, 1995.
Sec. 7079. OPIC	Language similar to subsecs. (a) and (c) first enacted as sec. 579 of Foreign Ops, 2006. Subsec. (b), authorizing OPIC to issue guidelines on environment, transparency, worker rights and human rights, new in FY2010. Subsec. (b), added in FY2010, codified at 22 U.S.C. 2191b. Reported out of House Appropriations Committee (H. Rept. 109-152), June 24, 2005. Subsec. (b) reported out of Senate Appropriations Committee (S. 1434; S. Rept. 111-44), July 9, 2009.
Sec. 7080. Extradition	Language relating to extradition first enacted in secs. 581 and 583 of Foreign Ops, 2006. Sec. 581 introduced on the floor by Representative Beauprez, June 28, 2005 (H.Amdt. 378); adopted by a vote of 327-98 (Roll Call No. 330). Sec. 583 introduced on the floor by Representative Deal, June 28, 2005 (H.Amdt. 382); adopted by a vote of 294-132 (Roll Call no. 333).
Sec. 7081. Climate Change and Environment Programs	Language pertaining to greenhouse gas emissions first enacted as sec. 573 of Foreign Ops, 1999. Report first required by sec. 580 of Foreign Ops, 1998. Sec. 554 of Foreign Ops, 2003 first addressed biodiversity. Sec. 555 of Foreign Ops, 2004 first addressed Amazon Basin. Reference to Least Developed Countries Fund and Galapagos Invasive Species Fund new in FY2009. Reference to the Special Climate Change Fund and Forest Carbon Partnership Facility new in FY2010. Authorization of funds for the Clean Technology Fun (subsec. (g)) new in FY2010. Subsec. (g) codified at 22 U.S.C. 7909. Language relating to greenhouse gas emissions reported out of Conference Committee (H.R. 4328; H. Rept. 105-825), October 19, 1998. Language relating to biodiversity reported out of Senate Appropriations Committee (S. 2779; S. Rept. 107-219), July 24, 2002.

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7082. Prohibition on Promotion of Tobacco	<p>First enacted as sec. 699N of Foreign Ops, 2008 (language with similar intent enacted in other departments' appropriations in earlier years).</p> <p>Added by Conference Committee, reported on the floor of the House by Representative Obey (H. Rept. 110-497), December 17, 2007.</p>
Sec. 7083. Commercial Leasing of Defense Articles	<p>Similar language first enacted as sec. 580 of Foreign Ops, 1989.</p> <p>Reported out of Senate Appropriations Committee (S.2812; S. Rept. 108-346), September 16, 2004.</p>
Sec. 7084. Anti-Kleptocracy	<p>Similar language first enacted as sec. 699L in Foreign Ops, 2008.</p> <p>8 U.S.C. 1182 note</p> <p>Introduced on the floor by Senator Leahy, September 6, 2007 (S.Amdt. 2766); adopted by Unanimous Consent.</p>
Sec. 7085. International Prison Conditions	<p>First enacted in FY2010, though first reported out for FY2009.</p> <p>Reported out of Senate Appropriations Committee (S. 3288; S. Rept. 110-425), July 18, 2008. Reported out of Senate Appropriations Committee (S.1434; S. Rept. 111-44), July 9, 2009.</p>
Sec. 7086. Transparency and Accountability	<p>Requirement on transparency first enacted as sec. 585(b) of Foreign Ops, 2003. Language relating to United Nations Development Program first enacted as sec. 668(b) of Foreign Ops, 2008. Language on transparency and accountability in the context of international financial institutions is substantially different, making a comparison not particularly meaningful.</p> <p>FY2003: Language with similar intent reported out of House Appropriations Committee, September 19, 2002 (H. Rept. 107-663).</p> <p>FY2008: Reported out of Senate Appropriations Committee (S. Rept. 110-128), June 22, 2007. Modified by S.Amdt. 2710, introduced by Senator Leahy for Senator Coleman, on September 6, 2007; agreed to by Unanimous Consent.</p>
Sec. 7087. Disability Programs	<p>Language related to disability programs first enacted as sec. 579 of Foreign Ops, 2005.</p> <p>Reported out of Senate Appropriations Committee (S. 2812; S. Rept. 108-346), September 16, 2004.</p>
Sec. 7088. Orphans, Displaced and Abandoned Children	<p>Similar language first enacted as sec. 594 of Foreign Ops, 2006.</p> <p>Reported out of Senate Appropriations Committee (S. Rept. 109-96), June 30, 2005. Reported modified out of Conference Committee (H. Rept. 109-265), November 2, 2005.</p>

Section	Origin/Sponsor/Vote USC or equivalent
Sec. 7089. Sri Lanka	<p>Similar language first enacted as sec. 699G of Foreign Ops, 2008, though sec. 591 of Foreign Ops, 2006 provided Foreign Military Financing for Sri Lanka and other Asian countries. FY2010 includes a new restriction on U.S. support for Sri Lanka projects in the international financial institutions (subsec. e)). The language is substantially different from the 2006 enactment, making a comparison not particularly meaningful.</p> <p>Added by Senate Appropriations Committee as “Monitoring Military Assistance” (S. Rept. 110-128), July 2, 2007. Modified on the floor of the House in the course of resolving differences between the two chambers (H. Rept. 110-497), December 17, 2007).</p>
Sec. 7090. International Monetary Fund Provisions	<p>New in FY2010.</p> <p>Amendment offered in House Appropriations Committee markup by Representative Granger, agreed to by Voice Vote and reported (H. Rept. 111-187), June 26, 2009.</p>
Sec. 7091. Intellectual Property Rights Protections	<p>New in FY2010.</p> <p>Amendment offered in House Appropriations Committee markup by Representative Simpson, agreed to by Voice Vote and reported (H. Rept. 111-187), June 26, 2009.</p>
Sec. 7092. Prohibition on Certain First-Class Travel	<p>New in FY2010.</p> <p>Amendment offered on the floor by Representative Lowey (H.Amdt. 306), July 9, 2009; adopted by a vote of 261-168 (Roll Call No. 516).</p>
Sec. 7093. Limitation on Use of Funds in Contravention of Certain Laws	<p>New in FY2010.</p> <p>Amendment offered on the floor by Representative Kirk (H.Amdt. 311), July 9, 2009; adopted by a vote of 429-2 (Roll Call No. 521).</p>

Source: Division F of P.L. 111-117; *Consolidated Appropriations Act, 2010* (123 Stat. 3034 at 3312); annotated notes in *Legislation on Foreign Relations*, volume I, various years; *Congressional Record*, various years; House and Senate reports, various years; *Congressional Quarterly*, various years.

Appendix. Short Titles and Popular Names of Laws Cited in the Table (in chronological order)

Mutual Security Appropriations Act, 1958 (P.L. 85-853; 72 Stat. 1100)

Foreign Assistance and Related Agencies Appropriations Act, 1967 (P.L. 89-691; 80 Stat. 1018)

Foreign Assistance and Related Programs Appropriation Act, 1974 (P.L. 93-240; 87 Stat. 1048)

Foreign Assistance and Related Programs Appropriations Act, 1976 (P.L. 94-11; 89 Stat. 17)

Foreign Assistance and Related Programs Appropriations Act, 1976 [transitional quarter] (P.L. 94-330; 90 Stat. 771)

Foreign Assistance and Related Programs Appropriations Act, 1977 (P.L. 94-441; 90 Stat. 1465)

Foreign Assistance and Related Programs Appropriations Act, 1978 (P.L. 95-148; 91 Stat. 1230)

Foreign Assistance and Related Programs Appropriations Act, 1979 (P.L. 95-481; 92 Stat. 1591)

Continuing Appropriations, 1980 (P.L. 96-86; 93 Stat. 656)

Continuing Appropriations, 1981 (P.L. 96-536; 94 Stat. 3166)

Foreign Assistance and Related Programs Appropriations Act of 1982 (P.L. 97-121; 95 Stat. 1647)

Urgent Supplemental Appropriations Act of 1982 (P.L. 97-216; 96 Stat. 180)

Further Continuing Appropriations Act, 1983 (P.L. 97-377; 96 Stat. 1830)

Continuing Resolution, 1984 (P.L. 98-151; 97 Stat. 964)

Foreign Assistance and Related Programs Appropriations Act, 1985 (in Continuing Appropriations Act, 1985) (P.L. 98-473; 98 Stat. 1837 at 1884)

Foreign Assistance and Related Programs Appropriations Act, 1986 (in Continuing Appropriations Act, 1986) (P.L. 99-190; 99 Stat. 1185 at 1291)

Foreign Assistance and Related Programs Appropriations Act, 1987 (in Continuing Appropriations, 1987) (P.L. 99-591; 100 Stat. 3341 at 3341-214)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1988 (sec. 101(e) in Continuing Appropriations, 1988) (P.L. 100-202; 101 Stat. 1329 at 1329-131)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1989 (P.L. 100-461; 102 Stat. 2268)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1990 (P.L. 101-167; 103 Stat. 1195)

Foreign Operations, Export Financing, and Related Programs Appropriations Act 1991 (P.L. 101-513; 104 Stat. 1979)

Continuing Appropriations, 1992 (P.L. 102-145; 105 Stat. 968)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1993 (P.L. 102-391; 106 Stat. 1633)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1994 (P.L. 103-87; 107 Stat. 931)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1995 (P.L. 103-306; 108 Stat. 1608)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1996 (P.L. 104-107; 110 Stat. 704)

Foreign Operations, Export Financing, and Related Programs Supplemental Appropriations Act, 1997 (title I, sec. 101(c) in Omnibus Consolidated Appropriations Act, 1997) (P.L. 104-208; 110 Stat. 3009 at 3009-121)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1998 (P.L. 105-118; 111 Stat. 2386)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1999 (in Omnibus Consolidated and Emergency Supplemental Appropriations Act, 1999) (P.L. 105-277; 112 Stat. 2681 at 2681-150)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2000 (H.R. 3422, enacted by reference in Consolidated Appropriations Act, 2000) (P.L. 106-113; 113 Stat. 1501)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2001 (P.L. 106-429)

Kenneth M. Ludden Foreign Operations, Export Financing and Related Programs Appropriations Act, 2002 (P.L. 107-115; 115 Stat. 2118)

Foreign Operations, Export Financing and Related Programs Appropriations Act, 2003 (division E in Consolidated Appropriations Act, 2003) (P.L. 108-7; 117 Stat. 11 at 159)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2004 (division D in Consolidated Appropriations Act, 2004) (P.L. 108-199; 118 Stat. 3 at 143)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2005 (division D in Consolidated Appropriations Act, 2005) (P.L. 108-447; 118 Stat. 2809 at 2968)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2006 (P.L. 109-102; 119 Stat. 2172)

2007: none (2006 continues)

Foreign Operations, Export Financing, and Related Programs Appropriations Act, 2008 (division J in Consolidated Appropriations Act, 2008) (P.L. 110-161; 121 Stat. 1844 at 2277)

Department of State, Foreign Operations, and Related Programs Appropriations Act, 2009 (division J in Omnibus Appropriations Act, 2009) (P.L. 111-8; 123 Stat. 524 at 831)

Department of State, Foreign Operations, and Related Programs Appropriations Act, 2010 (division F in Consolidated Appropriations Act, 2010) (P.L. 111-117; 123 Stat. 3034 at 3312)

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