### <sup>112TH CONGRESS</sup> 2D SESSION H.R.4302

To reauthorize the Export-Import Bank of the United States.

#### IN THE HOUSE OF REPRESENTATIVES

March 29, 2012

Mr. LARSEN of Washington (for himself and Mr. MANZULLO) introduced the following bill; which was referred to the Committee on Financial Services

### A BILL

To reauthorize the Export-Import Bank of the United States.

- 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 "Export-Import Bank5 Reauthorization Act of 2012".

#### 6 SEC. 2. EXTENSION OF AUTHORITY.

7 Section 7 of the Export-Import Bank Act of 1945
8 (12 U.S.C. 635f) is amended by striking "2011" and in9 serting "2015".

#### 1 SEC. 3. FOREIGN CREDIT INSURANCE ASSOCIATION.

2 Section 2(b)(1) of the Export-Import Bank Act of
3 1945 (12 U.S.C. 635(b)(1)) is amended by striking sub4 paragraph (F).

#### 5 SEC. 4. TECHNICAL CORRECTION.

6 Section 2(b)(2)(B)(ii) of the Export-Import Bank Act
7 of 1945 (12 U.S.C. 635(b)(2)(B)(ii)) is amended by strik8 ing subclauses (I), (IV), and (VII) and by redesignating
9 subclauses (II), (III), (V), (VI), (VIII), and (IX) as sub10 clauses (I), (II), (III), (IV), (V), and (VI), respectively.

#### 11 SEC. 5. SUB-SAHARAN AFRICA ADVISORY COMMITTEE.

Section 2(b)(9)(B)(iii) of the Export-Import Bank
Act of 1945 (12 U.S.C. 635(b)(9)(B)(iii)) is amended by
striking "2011" and inserting "2015".

## 15 SEC. 6. AGGREGATE LOAN, GUARANTEE, AND INSURANCE 16 AUTHORITY.

17 Section 6(a)(2) of the Export-Import Bank Act of
18 1945 (12 U.S.C. 635e(a)(2)) is amended—

19 (1) by striking "and" at the end of subpara-20 graph (D);

21 (2) by striking "2011," at the end of subpara22 graph (E) and inserting "2011, \$100,000,000,000;";
23 and

24 (3) by adding at the end the following:

25 "(F) during fiscal year 2012,
26 \$110,000,000,000;

1	"(G)	during	fiscal	year	2013,
2	\$120,000,0	00,000;			
3	''(H)	during	fiscal	year	2014,
4	\$130,000,0	00,000; and	d		
5	''(I)	during	fiscal	year	2015,
6	\$140,000,0	00,000.".			

7 SEC. 7. DUAL USE EXPORTS.

8 Section 4 of Public Law 109–438 (12 U.S.C. 635
9 note; 108 Stat. 4376) is amended by striking "2011" and
10 inserting "2015".

## 11 SEC. 8. MODIFICATIONS TO PROVISIONS RELATING TO TEX12 TILES.

13 (a) REPRESENTATION OF THE TEXTILE INDUSTRY ON ADVISORY COMMITTEE.—Section 3(d)(1)(B) of the 14 15 Export-Import Bank Act of 1945(12)U.S.C. 635a(d)(1)(B)) is amended by striking "and State govern-16 ment" and inserting "State government, and the textile 17 industry". 18

(b) ANNUAL REPORT REGARDING TEXTILE AND AP20 PAREL GOODS.—Section 8 of the Export-Import Bank Act
21 of 1945 (12 U.S.C. 635g) is amended by adding at the
22 end the following new subsection:

23 "(g) TEXTILE AND APPAREL SUPPLY CHAIN FI24 NANCING.—The Bank shall include in its annual report
25 to the Congress—

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1	((1) a description of the efforts of the Bank to
2	provide financing to the United States textile and
3	apparel industry for exports of textile and apparel
4	goods manufactured in the United States that are
5	used as components in global textile and apparel
6	supply chains; and
7	"(2) the amount of support the Bank provided
8	for the export of textiles and apparel goods for each
9	of the 3 years preceding the report.".
10	SEC. 9. REVIEW AND REPORT ON DOMESTIC CONTENT POL-
11	ICY.
12	(a) IN GENERAL.—The Export-Import Bank of the
13	United States shall conduct a review of its domestic con-
14	tent policy for medium- and long-term transactions. The
15	review shall examine and evaluate the effectiveness of the
16	Bank's policy—
17	(1) in maintaining and creating jobs in the
18	United States; and
19	(2) in contributing to a stronger national econ-
20	omy through the export of goods and services.
21	(b) FACTORS TO CONSIDER.—In conducting the re-
22	view under subsection (a), the Bank shall consider the fol-
23	lowing:
24	(1) Whether the domestic content policy accu-
25	rately captures the costs of United States production

of goods and services, including the direct and indirect costs of manufacturing costs, parts, components, materials and supplies, research, planning,
engineering, design, development, production, return
on investment, marketing and other business costs
and the effect of such policy on the maintenance and
creation of jobs in the United States.

8 (2) The ability of the Bank to provide financing 9 that is competitive with the financing provided by 10 foreign export credit agencies and the impact that 11 such financing has in enabling companies with oper-12 ations in the United States to contribute to a 13 stronger United States economy by increasing em-14 ployment through the export of goods and services.

(3) The effects of the domestic content policy
on the manufacturing and service workforce of the
United States.

18 (4) Any recommendations the members of the
19 Bank's Advisory Committee have regarding the
20 Bank's domestic content policy.

(5) The effect that changes to the Bank's domestic content requirements would have in providing
companies an incentive to create and maintain operations in the United States and to increase jobs in
the United States.

(c) REPORT.—Not later than 1 year after the date
 of the enactment of this Act, the Bank shall submit a re port on the results of the review conducted under this sec tion to the Committee on Banking, Housing, and Urban
 Affairs of the Senate, and the Committee on Financial
 Services of the House of Representatives.

#### 7 SEC. 10. STRATEGIC PLAN.

8 Section 8 of the Export-Import Bank Act of 1945 9 (12 U.S.C. 635g), as amended by section 8, is further 10 amended by adding at the end the following new sub-11 section:

12 "(h) Strategic Plan for the Bank.—

"(1) IN GENERAL.—The Bank shall include in
its annual report to the Congress under subsection
(a) of this section, not less than every 4 years, beginning in 2012, a 5-year strategic plan that provides—

18 "(A) a comprehensive mission statement
19 covering the major functions and operations of
20 the Bank;

21 "(B) general goals and objectives, includ22 ing outcome-oriented goals, for the major func23 tions of the Bank;

24 "(C) a description of the Bank's highest-25 priority goals and how they can be achieved

1	within the 5-year plan period, according to
2	clearly defined milestones; and
3	"(D) a description of how the goals and
4	objectives incorporate views and suggestions ob-
5	tained through congressional consultations;
6	"(2) Progress.—The progress the Bank is
7	making in meeting the milestones established by the
8	strategic plan shall be updated in each annual report
9	the Bank submits to the Congress.
10	"(3) AVAILABILITY OF ANNUAL REPORT.—The
11	Bank shall make its annual report available on its
12	public website.".
13	SEC. 11. REVIEW AND REPORT ON BANK'S INFORMATION
13 14	SEC. 11. REVIEW AND REPORT ON BANK'S INFORMATION TECHNOLOGY INFRASTRUCTURE.
14	TECHNOLOGY INFRASTRUCTURE.
14 15	<b>TECHNOLOGY INFRASTRUCTURE.</b> (a) IN GENERAL.—Not later than 180 days after the
14 15 16 17	<b>TECHNOLOGY INFRASTRUCTURE.</b> (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import
14 15 16 17	<b>TECHNOLOGY INFRASTRUCTURE.</b> (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import Bank of the United States shall conduct a review of the
14 15 16 17 18	<b>TECHNOLOGY INFRASTRUCTURE.</b> (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import Bank of the United States shall conduct a review of the Bank's information technology infrastructure and report
14 15 16 17 18 19	TECHNOLOGY INFRASTRUCTURE. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import Bank of the United States shall conduct a review of the Bank's information technology infrastructure and report to Congress on—
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	TECHNOLOGY INFRASTRUCTURE. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import Bank of the United States shall conduct a review of the Bank's information technology infrastructure and report to Congress on— (1) how the Bank will modernize and continue
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	TECHNOLOGY INFRASTRUCTURE. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import Bank of the United States shall conduct a review of the Bank's information technology infrastructure and report to Congress on— (1) how the Bank will modernize and continue to maintain the technology infrastructure, taking
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	TECHNOLOGY INFRASTRUCTURE. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Export-Import Bank of the United States shall conduct a review of the Bank's information technology infrastructure and report to Congress on— (1) how the Bank will modernize and continue to maintain the technology infrastructure, taking into consideration commercially available tech-

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1	(A) in improved service delivery to cus-
2	tomers of the Bank;
3	(B) in generally improving the Bank's per-
4	formance; and
5	(C) in mitigating taxpayer exposure to
6	losses.
7	SEC. 12. STUDY BY THE COMPTROLLER GENERAL ON RISK
8	MANAGEMENT.
9	(a) IN GENERAL.—Not later than 18 months after
10	the date of the enactment of this Act, the Comptroller
11	General of the United States shall complete and submit
12	to the Export-Import Bank of the United States, the Com-
13	mittee on Banking, Housing, and Urban Affairs of the
14	Senate, and the Committee on Financial Services of the
15	House of Representatives a report—
16	(1) on the financial position of the Bank and
17	the risks it poses for American taxpayers; and
18	(2) that contains recommendations to the Bank
19	on how to properly account for risk and ensure the
20	solvency of the Bank.
21	(b) REPORT.—The report submitted under subsection
22	(a) shall evaluate—
23	(1) the effectiveness of the Bank's risk manage-
24	ment;

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1	(2) the adequacy of the Bank's loan loss re-
2	serves;
3	(3) the exposure and potential for exposure to
4	losses from each of the products offered by the
5	Bank;
6	(4) the overall risk of the Bank's portfolio, tak-
7	ing into account—
8	(A) market risk;
9	(B) credit risk;
10	(C) political risk;
11	(D) industry-concentration risk;
12	(E) geographic-concentration risk;
13	(F) obligor-concentration risk; and
14	(G) foreign-currency risk;
15	(5) the Bank's use of historical default and re-
16	covery rates to calculate future program costs, tak-
17	ing into consideration cost estimates determined
18	under the Federal Credit Reform Act of $1990$ (2
19	U.S.C. 661 et seq.) and whether discount rates ap-
20	plied to cost estimates should reflect the risks de-
21	scribed in paragraph (4);
22	(6) the fees charged by the Bank for the prod-
23	ucts the Bank offers, whether the Bank's fees prop-
24	erly reflect the risks described in paragraph (4), and

1	how the fees are affected by United States participa-
2	tion in international agreements; and

3 (7) whether the Bank's loan loss reserves policy
4 is sufficient to cover the risks described in para5 graph (4).

6 (c)RECOMMENDATIONS AND Report BY THE 7 BANK.—If the Bank does not adopt the recommendations 8 provided under subsection (a) by the Comptroller General, 9 the Bank shall submit to Congress, not later than 60 days 10 after the Bank receives the report, a report on why the Bank has not adopted the recommendations. 11

# 12 SEC. 13. RENEWABLE ENERGY AND ENERGY EFFICIENCY 13 TECHNOLOGIES.

(a) IN GENERAL.—The Export-Import Bank of the
United States should work to increase the export of renewable energy technologies and end-use energy efficiency
technologies with a goal of significantly expanding, yearafter-year, the Bank's annual aggregate loan, guarantee,
and insurance authorizations supporting those technologies.

(b) INCREASED REPORTING REQUIREMENTS.—The
Export-Import Bank of the United States shall include in
its annual report to the Congress an analysis of any barriers to realizing the Bank's congressional directive to increase the Bank's financing for renewable energy tech-

nology and end-use energy efficiency technology and any 1 2 tools the Bank needs to assist the Bank in overcoming 3 those barriers. The analysis shall include barriers such 4 as— 5 (1) inadequate staffing; 6 (2) inadequate financial products; 7 (3) lack of capital authority; and 8 (4) limitations imposed by domestic markets. 9 SEC. 14. TRANSPARENCY AND ACCOUNTABILITY OF BANK 10 FINANCING. 11 Section 2(b) of the Export-Import Bank Act of 1945 12 (12 U.S.C. 635(b)) is amended by inserting after para-13 graph (3) the following new paragraph: 14 "(3A) TRANSPARENCY AND ACCOUNTABILITY OF 15 BANK FINANCING.— "(A) PREAPPROVAL NOTICE.—Not later than 16 17 14 days before any meeting of the Board of Direc-18 tors for final approval of a transaction the value of 19 which exceeds \$100,000,000, and concurrent with 20 any statement required to be submitted under para-

20 any statement required to be submitted under para-21 graph (3) with respect to the transaction, the Bank 22 shall post a notice on the Bank's website that in-23 cludes—

24 "(i) a description of the transaction pro-25 posed to be financed;

1	"(ii) the identities of the obligor, principal
2	supplier, and guarantor involved in the trans-
3	action; and
4	"(iii) a description of any item with respect
5	to which Bank financing is being sought.
6	"(B) MANNER OF DISCLOSURE.—Any informa-
7	tion required to be disclosed under subparagraph
8	(A) shall be disclosed in a manner that does not dis-
9	close any information that is confidential or propri-
10	etary business information, that would violate sec-
11	tion 1905 of title 18, United States Code (commonly
12	referred to as the 'Trade Secrets Act'), or that
13	would jeopardize jobs in the United States by sup-
14	plying information which competitors could use to
15	compete with companies in the United States.
16	"(C) Post consideration.—Not later than 30
17	days after the final approval of a transaction the
18	value of which exceeds \$100,000,000, the Bank shall
19	post a notice on the Bank's website that includes the
20	information required under subparagraph (A) in a
21	manner that complies with subparagraph (B).".
22	SEC. 15. ANNUAL COMPETITIVENESS REPORT.
$\mathbf{n}$	Castion QA(a) of the Ermont Immont Dauly Act of

23 Section 8A(a) of the Export-Import Bank Act of
24 1945 (12 U.S.C. 635g-1(a)) is amended by adding at the
25 end the following:

"(11) CASE PROCESSING.—A separate section 1 2 detailing the Bank's annual survey of exporters, fi-3 nancial institutions, and brokers regarding the 4 Bank's processing of transactions, timeliness in re-5 viewing transactions and processing applications, ad-6 herence to financial standards, clarity and ease of 7 use of applications, and general customer service 8 during the application and approval process for each 9 of the Bank's major programs.

10 "(12) OPERATIONS.—A separate section detail-11 ing the Bank's annual survey of exporters, financial 12 institutions, and brokers regarding the Bank's docu-13 mentation requirements, certifications, and proc-14 essing of applications for medium- and long-term 15 program transactions compared to the processing of 16 applications by other export credit agencies.

17 "(13) PROCESS IMPROVEMENT.—A description 18 of the recommendations made by the Bank's Advi-19 sory Committee and the advisory committee on Sub-20 Saharan Africa established under section 2(b)(9)(B)21 regarding improving the Bank's processing of trans-22 actions and customer service. The Bank shall make 23 every reasonable effort to act on the recommenda-24 tions of the advisory committees and shall include a

1	separate section detailing the actions taken by the
2	Bank to comply with the recommendations.".
3	SEC. 16. PROHIBITIONS ON FINANCING FOR CERTAIN PER-
4	SONS INVOLVED IN SANCTIONABLE ACTIVI-
5	TIES WITH RESPECT TO IRAN.
6	(a) Prohibition on Financing for Persons
7	THAT ENGAGE IN CERTAIN SANCTIONABLE ACTIVI-
8	TIES.—
9	(1) IN GENERAL.—Beginning on the date that
10	is 180 days after the date of the enactment of this
11	Act, the Board of Directors of the Export-Import
12	Bank of the United States may not approve any
13	transaction that is subject to approval by the Board
14	with respect to the provision by the Bank of any
15	guarantee, insurance, or extension of credit, or the
16	participation by the Bank in any extension of credit,
17	to a person in connection with the exportation of any
18	good or service unless the person makes the certifi-
19	cation described in paragraph (2).
20	(2) CERTIFICATION DESCRIBED.—The certifi-
21	cation described in this paragraph is a certification
22	by a person—
23	(A) that neither the person nor any other
24	person owned or controlled by the person—

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1	(i) engages in any activity described
2	in section 5(a) of the Iran Sanctions Act
3	of 1996 (Public Law 104–172; 50 U.S.C.
4	1701 note) for which the person may be
5	subject to sanctions under that Act;
6	(ii) exports sensitive technology, as
7	defined in section 106 of the Comprehen-
8	sive Iran Sanctions, Accountability, and
9	Divestment Act of 2010 (22 U.S.C. 8515),
10	to Iran; or
11	(iii) engages in any activity prohibited
12	by part 560 of title 31, Code of Federal
13	Regulations (commonly known as the "Ira-
14	nian Transactions Regulations"), unless
15	the activity is disclosed to the Office of
16	Foreign Assets Control of the Department
17	of the Treasury when the activity is discov-
18	ered; or
19	(B) if the person or any other person
20	owned or controlled by the person has engaged
21	in an activity described in subparagraph (A),
22	that—
23	(i) in the case of an activity described
24	in subparagraph (A)(i)—

	10
1	(I) the President has waived the
2	imposition of sanctions with respect to
3	the person that engaged in that activ-
4	ity pursuant to section $4(c)$ , $6(b)(5)$ ,
5	or 9(c) of the Iran Sanctions Act of
6	1996 (Public Law 104–172; 50
7	U.S.C. 1701 note);
8	(II)(aa) the President has in-
9	voked the special rule described in
10	section $4(e)(3)$ of that Act with re-
11	spect to the person that engaged in
12	that activity; or
13	(bb)(AA) the person that en-
14	gaged in that activity determines,
15	based on its best knowledge and be-
16	lief, that the person meets the criteria
17	described in subparagraph (A) of such
18	section $4(e)(3)$ and has provided to
19	the President the assurances de-
20	scribed in subparagraph (B) of that
21	section; and
22	(BB) the Secretary of State has
23	issued an advisory opinion to that per-
24	son that the person meets such cri-

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1	teria and has provided to the Presi-
2	dent those assurances; or
3	(III) the President has deter-
4	mined that the criteria have been met
5	for the exception provided for under
6	section $5(a)(3)(C)$ of the Iran Sanc-
7	tions Act of 1996 to apply with re-
8	spect to the person that engaged in
9	that activity; or
10	(ii) in the case of an activity described
11	in subparagraph (A)(ii), the President has
12	waived, pursuant to section $401(b)(1)$ of
13	the Comprehensive Iran Sanctions, Ac-
14	countability, and Divestment Act of 2010
15	(22 U.S.C. $8551(b)(1))$ , the application of
16	the prohibition under section 106(a) of
17	that Act (22 U.S.C. 8515(a)) with respect
18	to that person.
10	(b) <b>D</b> ECHIPTION ON FINANCING Decimping on

(b) PROHIBITION ON FINANCINGS.—Beginning on
the date that is 180 days after the date of the enactment
of this Act, the Board of Directors of the Export-Import
Bank of the United States may not approve any transaction that is subject to approval by the Board with respect to the provision by the Bank of any guarantee, insurance, or extension of credit, or the participation by the

Bank in any extension of credit, in connection with a fi nancing in which a person that is a borrower or controlling
 sponsor, or a person that is owned or controlled by such
 borrower or controlling sponsor, is subject to sanctions
 under section 5(a) of the Iran Sanctions Act of 1996
 (Public Law 104–172; 50 U.S.C. 1701 note).

7 (c) Advisory Opinions.—

8 (1) AUTHORITY.—The Secretary of State is au9 thorized to issue advisory opinions described in sub10 section (a)(2)(B)(i)(II).

(2) NOTICE TO CONGRESS.—If the Secretary
issues an advisory opinion pursuant to paragraph
(1), the Secretary shall notify the appropriate congressional committees of the opinion not later than
30 days after issuing the opinion.

16 (d) DEFINITIONS.—In this section:

17 (1) APPROPRIATE CONGRESSIONAL COMMIT18 TEES; PERSON.—The terms "appropriate congres19 sional committees" and "person" have the meanings
20 given those terms in section 14 of the Iran Sanc21 tions Act of 1996 (Public Law 104–172; 50 U.S.C.
22 1701 note).

23 (2) CONTROLLING SPONSOR.—The term "con24 trolling sponsor" means a person providing control25 ling direct private equity investment (excluding in-

vestments made through publicly held investment
 funds, publicly held securities, public offerings, or
 similar public market vehicles) in connection with a
 financing.

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