

SUBCHAPTER V—FUTURE POLICY TOWARD SOUTH AFRICA


SUBCHAPTER VI—ENFORCEMENT AND ADMINISTRATIVE PROVISIONS


Section, Pub. L. 99–440, title VI, §601, Oct. 2, 1986, 100 Stat. 1112, authorized President to issue rules, regulations, licenses, and orders as necessary to carry out this chapter.


Section 5114, Pub. L. 99–440, title VI, §604, Oct. 2, 1986, 100 Stat. 1115, provided that this chapter applied to persons undertaking transactions or activities with intent to evade this chapter.

EFFECTIVE DATE OF REPEAL

Repeal effective June 8, 1994, date on which President certified to Congress that interim government, elected on nonracial basis through free and fair elections, had taken office in South Africa, see section 4(a)(2) of Pub. L. 103–149, set out in a Repeal of Chapter; South African Democratic Transition Support note under section 5001 of this title.


EFFECTIVE DATE OF REPEAL


CHAPTER 61—ANTI-TERRORISM—PLO

Sec. 5201. Findings; determinations.
5202. Prohibitions regarding PLO.
5203. Enforcement.

§ 5201. Findings; determinations

(a) Findings

The Congress finds that—

(1) Middle East terrorism accounted for 60 percent of total international terrorism in 1985;

(2) the Palestine Liberation Organization (hereafter in this chapter referred to as the “PLO”) was directly responsible for the murder of an American citizen on the Achille Lauro cruise liner in 1985, and a member of the PLO’s Executive Committee is under indictment in the United States for the murder of that American citizen;

(3) the head of the PLO has been implicated in the murder of a United States Ambassador overseas;

(4) the PLO and its constituent groups have taken credit for, and been implicated in, the
murders of dozens of American citizens abroad;
(5) the PLO covenant specifically states that ‘‘armed struggle is the only way to liberate Palestine, thus it is an overall strategy, not merely a tactical phase’’;
(6) the PLO rededicated itself to the ‘‘continuing struggle in all its armed forms’’ at the Palestine National Council meeting in April 1987; and
(7) the Attorney General has stated that ‘‘various elements of the Palestine Liberation Organization and its allies and affiliates are in the thick of international terror’’.

(b) Determinations

Therefore, the Congress determines that the PLO and its affiliates are a terrorist organization and a threat to the interests of the United States, its allies, and to international law and should not benefit from operating in the United States.


Section 1005 of title X of Pub. L. 100–204 provided that:

‘‘(a) EFFECTIVE DATE.—Provisions of this title [enacting this chapter] shall take effect 90 days after the date of enactment of this Act [Dec. 22, 1987].

‘‘(b) TERMINATION.—The provisions of this title shall cease to have effect if the President certifies in writing to the President pro tempore of the Senate and the Speaker of the House that the Palestine Liberation Organization, its agents, or constituent groups thereof no longer practice or support terrorist actions anywhere in the world.’’

§ 5202. Prohibitions regarding PLO

It shall be unlawful, if the purpose be to further the interests of the Palestine Liberation Organization or any of its constituent groups, any successor to any of those, or any agents thereof, on or after the effective date of this chapter—
(1) to receive anything of value except informational material from the PLO or any of its constituent groups, any successor thereto, or any agents thereof;
(2) to expend funds from the PLO or any of its constituent groups, any successor thereto, or any agents thereof; or
(3) notwithstanding any provision of law to the contrary, to establish or maintain an office, headquarters, premises, or other facilities or establishments within the jurisdiction of the United States at the behest or direction of, or with funds provided by the Palestine Liberation Organization or any of its constituent groups, any successor to any of those, or any agents thereof.


§ 5203. Enforcement

(a) Attorney General

The Attorney General shall take the necessary steps and institute the necessary legal action to effectuate the policies and provisions of this chapter.

(b) Relief

Any district court of the United States for a district in which a violation of this chapter occurs shall have authority, upon petition of relief by the Attorney General, to grant injunctive and such other equitable relief as it shall deem necessary to enforce the provisions of this chapter.


CHAPTER 62—INTERNATIONAL FINANCIAL POLICY

SUBCHAPTER I—EXCHANGE RATES AND INTERNATIONAL ECONOMIC POLICY COORDINATION

Sec. 5301. Short title.
5302. Findings.
5303. Statement of policy.
5304. International negotiations on exchange rate and economic policies.
5305. Reporting requirements.
5306. Definitions.

SUBCHAPTER II—INTERNATIONAL DEBT

PART A—FINDINGS, PURPOSES, AND STATEMENT OF POLICY

5321. Short title.
5322. Findings.
5323. Purposes.
5324. Statement of policy.

PART B—INTERNATIONAL DEBT MANAGEMENT AUTHORITY

5331. International initiative.
5332. Actions to facilitate creation of Authority.
5333. IMF-World Bank review.

SUBCHAPTER III—PRIMARY DEALERS

5341. Short title.
5342. Requirement of national treatment in underwriting government debt instruments.

SUBCHAPTER IV—FINANCIAL REPORTS

5351. Short title.