Time for Shock and Awe Sanctions

On North Korea

Testimony before the
House Committee on Financial Services
Subcommittee on Monetary Policy
And Trade

September 13, 2017 – A Legislative Proposal to Impede
North Korea’s Access to Finance

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**Time for Shock and Awe Sanctions on North Korea**

North Korea's successful test of a hydrogen bomb, test launches of an ICBM that could eventually threaten the American homeland, and threats to launch missiles at Guam have energized debate over U.S. policy toward Pyongyang.

Secretary of State Rex Tillerson declared that if North Korea reached a technological level deemed threatening, then military options "were on the table." Secretary of Defense Mark Esper, in similar vein, commented that President Trump insisted that North Korea being able to target the United States with a nuclear warhead was "intolerable" and had directed the U.S. to prepare a preventive war option that would thwart North Korea from completing development of an ICBM.

But shooting down missile test flights that do not clearly pose a security threat to the United States or conducting military attacks on North Korea could trigger a war with a nuclear-armed nation that has a large conventional military force poised along the border with South Korea. Such a war risks catastrophic consequences for the United States and its allies. While the U.S. should be steadfast in its defense of its territory and its allies, it should not be overeager to "cry havoc and let slip the dogs of war."

Conversely, other experts continue to push for a rushed return to the failed approach of negotiations, insisting it is the only way to constrain Pyongyang’s growing nuclear arsenal. But there is little utility to such negotiations as long as Pyongyang rejects their core premise, which is the abandonment of its nuclear weapons and programs.

Moreover, dialogue requires a willing partner. By word and deed, North Korea has demonstrated it has no intention to abandon its nuclear weapons. Pyongyang has made emphatically clear in both public statements and private meetings that denuclearization is off the table and there is nothing that Washington or Seoul could offer to induce the regime to abandon its nuclear arsenal.

The most effective way to engage in negotiations would be after a comprehensive, rigorous, and sustained international pressure campaign. Such a policy also upholds U.S. laws and UN resolutions,

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imposes a penalty on those that violate them, makes it more difficult for North Korea to import components – including money from illicit activities – for its prohibited nuclear and missile programs, and constrains proliferation. While leaving the door open for eventual negotiations, the U.S. must also ensure it has sufficient defenses for itself and its allies.

Greater International Response to North Korean Violations
North Korea’s two nuclear tests and numerous missile launches in 2016 produced a new international consensus that stronger measures must be imposed on North Korea for its serial violations of UN resolutions and international law. Efforts to date have moved forward on three tracks.

Track 1: UN Security Council Resolutions
In March 2016, the UN Security Council approved Resolution 2270 which increased financial sanctions, expanded required inspections of North Korean cargo, and targeted key exports. The resolution banned all financial institutions from initiating or maintaining a correspondent account with North Korea unless specifically approved by the UN 1718 Committee.

Given international financial institutions’ extreme sensitivity to reputational risk, the clause should lead to increasing scrutiny of all North Korean financial transactions and greater due diligence efforts to prevent being even unwittingly complicit in North Korean illicit activities.

The UN resolution was the first targeting North Korean commercial trade, including mineral exports. The resolution also prohibited financial support for trade with North Korea if the financial support could contribute to North Korea’s nuclear or ballistic missile programs. It was notable for requiring mandatory inspections of all North Korean cargo transiting a country rather than only those suspected of carrying prohibited items.

In November 2016, the UN passed Resolution 2321 in response to North Korea’s fifth nuclear test. The resolution expanded on its predecessors by banning export of some North Korean resources while capping coal exports at $400 million annually, limiting the number of bank accounts held by North Korean diplomatic posts, requiring closure of foreign bank accounts in North Korea, and adding more North Korean entities to the UN sanctions list, including state-owned Air Koryo.

In August 2017, the UN passed Resolution 2371 to further augment pressure on the regime. Most notably, the latest resolution completely banned the export of coal, one of North Korea’s largest exports. If fully implemented, the resolution could eliminate one-third of North Korea’s total export revenue.

Track 2: U.S. actions
For years, successive U.S. administrations have pulled their punches on fully enforcing U.S. laws against North Korean, Chinese, and other violators. Contrary to the mischaracterization that North Korea is the most heavily-sanctioned country in the world, the U.S. has sanctioned other countries to a greater degree than North Korea. Prior to 2016, North Korea ranked eighth of U.S.-sanctioned

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nations, after Ukraine/Russia, Iran, Iraq, the Balkans, Syria, Sudan, and Zimbabwe. Currently, North Korea is the fifth-most sanctioned entity by the U.S.\(^7\)

In February 2016, the U.S. Congress sought to induce greater executive branch action by passing the North Korea Sanctions and Policy Enhancement Act.\(^8\) The legislation closed loopholes, toughened measures, and provided new authorities. That Congress made enforcing some U.S. laws *mandatory* rather than discretionary was a strong, bipartisan rebuke to Obama’s minimalist approach.

The legislation pressed the Obama Administration to take stronger measures against North Korea. The three major actions of the Obama Administration against Pyongyang in 2016\(^9\) were all *required* by provisions in the NKSPEA. Since passage of the law, the number of U.S. sanctioned entities on North Korea has doubled.\(^10\)

**North Korea as a Money Laundering Concern.** In June 2016, in accordance with Section 201 of the North Korea Sanctions and Policy Enforcement Act, the U.S. designated North Korea as a primary money laundering concern.\(^11\) Washington concluded that the regime “uses state-controlled financial institutions and front companies to conduct international financial transactions that support the proliferation and development of WMD and ballistic missiles [and] relies on illicit and corrupt activity of high-level officials to support its government.”\(^12\)

The U.S. ruling constrained North Korea’s ability to gain hard currency by cutting off the regime’s access to the U.S. financial system. Washington banned any U.S. financial institution, as well as all foreign banks’ correspondent accounts in the U.S., from processing any transactions on behalf of North Korean financial institutions.

Since the majority of all international financial transactions are denominated in dollars, the U.S. action will force financial entities to choose between doing business with North Korea or maintaining access to the U.S. financial system. Any institution maintaining a correspondent account for a North Korean entity could face fines, seizure of funds, or preclusion from the U.S. financial institution. Foreign banks and businesses will be more reluctant to engage with North Korea even on legitimate business dealings due to risks to increased potential for themselves facing U.S. sanctions.

**North Korea as a Human Rights Violator.** In accordance with Section 304 of the NKSPEA, in July 2016 the Obama administration imposed sanctions on North Korean leader Kim Jong Un and 15

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\(^9\) Human rights-related sanctions, designating North Korea as a money laundering concern, and sanctioning Chinese entities.


other entities “for their ties to North Korea’s notorious abuses of human rights.” Adam J. Szubin, acting Under Secretary for Terrorism and Financial Intelligence, explained the sanctions were imposed since, “Under Kim Jong-un, North Korea continues to inflict intolerable cruelty and hardship on millions of its own people, including extrajudicial killings, forced labor, and torture.” North Korea’s political prison camp system was cited for “torture, execution, sexual assault, starvation, slave labor, and other cruel extrajudicial punishment.”

This was the first time that the U.S. had designated North Korean entities for human rights abuses. The United States had previously sanctioned for human rights violations the leaders of Belarus, Burma, Iraq, Liberia, Libya, Syria, and Zimbabwe. Pyongyang’s atrocities were been well-known, particularly since a February 2014 U.N. Commission of Inquiry report, which concluded that North Korea’s human rights violations were so widespread and systemic as to constitute “crimes against humanity.”

**Sanctioning Chinese Violators.** In September 2016, the Treasury and Justice Departments sanctioned five Chinese entities for laundering money for North Korea through 12 Chinese banks into U.S. banks. The Dandong Hongxiang Industrial Development Corporation had conducted $532 million worth of trade with North Korea during 2011 to 2015. The action, required by the NKSPEA, was the first time the Obama Administration sanctioned a Chinese entity for providing assistance to North Korea’s nuclear weapons program.

In March 2017, the Trump Administration imposed a $1.2 billion fine on ZTE, China's largest telecommunications equipment company, for illegally exporting U.S. telecommunications equipment to Iran and North Korea.

In June 2017, the United States identified the Bank of Dandong in China as a primary money laundering concern and severed its ability to access the U.S. financial system. The bank served as a conduit for North Korea to access the U.S. and international financial systems. The U.S. assessed that during 2012-2015, the bank processed $786 million in dollar-denominated financial transactions through the US financial system, including activity for US and UN sanctioned North Korean entities linked to the regime’s nuclear and missile programs.

In July 2017, the U.S. District Court for the District of Columbia unsealed a seizure warrant for funds of Dandong Zhicheng Metallic Materials Company that entered eight U.S.-based

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correspondent banks.\textsuperscript{18} The Chinese company had processed $700 million in prohibited North Korea-linked transactions through those U.S. banks since 2009.\textsuperscript{19}

**Track 3: Targeting North Korea’s Business Practices**

Diplomatic pressure, increased financial sanctions, and growing concern of reputational risk from being linked to a heinous regime has led nations, banks, and businesses to reduce business activity with even legitimate North Korean enterprises.

Numerous foreign entities are severing their business relationships with North Korea by suspending economic deals, curtailing North Korean worker visas, and ejecting North Korean diplomats.

Actions taken against North Korean business include:

**Compendium of international actions taken against North Korea during the past two years**

- **South Korea** terminated its involvement in the inter-Korean economic venture at Kaesong. South Korea’s action severed a critical source of foreign currency for North Korea. Kaesong generated 23 percent of North Korea’s foreign trade ($2.3 billion of North Korea’s annual overall trade of $9.9 billion) and $120 million in annual profits.\textsuperscript{20}
- **Russian** state-run gas company Gazprom ended plans for energy-related projects with North Korea due to concerns arising from UN sanctions.\textsuperscript{21}
- **Taiwan** implemented a complete ban on imports of North Korean coal, iron ore, and some other minerals.\textsuperscript{22}
- **Uganda** directed that all North Korean military and police personnel should depart the country and that it was severing military and security ties with Pyongyang, which had been a source of revenue for the regime. There were approximately 50 North Korean military and police training officials. UN resolutions preclude North Korea from engaging in weapons trades or military training with other countries.\textsuperscript{23}
- **Sudan** severed military ties with North Korea. In November 2016, Sudanese Foreign Minister Ibrahim Ghandour declared there was no longer any military or diplomatic cooperation with North Korea and that all diplomats had been removed.\textsuperscript{24}


Namibia halted economic ties with two North Korean state-run companies which had built a munitions factory, a violation of UN resolutions. The North Korean entities were Korea Mining Development Trading Corporation (KOMID), which is on the UN list of sanctioned entities for earning foreign cash via illicit arms deals, and its affiliate Mansudae Overseas Projects. Africa has been an important arms market for North Korea.

Angola suspended all commercial trade with North Korea, South Africa stopped military cooperation and weapons deals, and Uzbekistan demanded the departure of all North Korean diplomats and the closure of the North Korean embassy.

Bangladesh, South Africa, Burma, and other countries have expelled North Korean diplomats for illicit activities.

India announced it would halt all trade, except for food and medicine, as of April 2017. India had been North Korea’s third largest trading partner after China and Saudi Arabia. India will also freeze all North Korean funds and financial assets on its territory.

Kuwait plans to end its commercial and financial transactions with North Korea and discontinue visas for North Korean workers.

North Korean Overseas Financial Operations Suffering

Conventional Arms Sales. North Korea officials tied to illegal sales of conventional arms were deported from Burma, Egypt, and Vietnam. Pyongyang reportedly earned $300 million in hard currency from arms sales in 2015. China arrested dozens of smugglers involved in illegal arms trafficking with North Korea. The arms smuggling was reportedly coordinated by North Korea's Second Economic Committee, which is the central coordinating body of North Korea's military and defense industry and a UN-sanctioned entity.

Overseas Restaurants. Kim Jong-un expanded North Korean restaurants overseas to generate additional money for the regime. A high-ranking North Korean military defector estimated the regime’s restaurants in China contributed $200 million annually to the regime. At least 30 of North Korea’s overseas restaurants have closed due to dwindling

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business brought on by sanctions, China’s anti-hedonism rules, and the South Korean government calling on its citizens to avoid the restaurants. 35

- **Trading Companies.** North Korean trading companies sent to China to earn hard currency have begun defaulting on payments to Chinese creditors and finding it harder to get lines of credit. A North Korean source reported, “Companies under the Ministry of External Economic Affairs and other trade agencies have begun experiencing a severe foreign currency crisis.” Even Prime Minister Pak Pong-ju and Office 39, the North Korean leadership’s money laundering organization, suffered foreign currency shortages. 36

- **Transportation Organizations.** Cambodia, Mongolia and Singapore have revoked their permission for North Korean ships to sail under their national flag, which Pyongyang had used to evade sanctions. 37 North Korea’s Ocean Maritime Management Company, sanctioned by the UN, has been essentially shut down and its ships denied access to ports. 38 
  **Kuwait, Thailand, and Pakistan** no longer allow Air Koryo to land in their countries, leaving only Russia and China as allowing flights. 39

- **Overseas Workers.** Malta, Poland, and Qatar have stopped issuing work visas to North Korean workers in response to human rights abuses. 40 Oman repatriated 300 North Korean workers who had been involved in construction projects in response to greater international scrutiny. 41 Singapore will tighten control on North Korea immigrants by revoking North Korea’s visa waiver status. Singapore was one of the few countries that allowed North Korean citizens to enter without a visa. 42 In March 2017, Malaysia cancelled its visa waiver program with North Korea after the assassination of Kim Jong-nam at the airport in Kuala Lumpur. The South Korean foreign ministry indicated that other countries in Africa, the


42 Countries that continue to provide visa waiver to North Korea are Dominican Republic, Ecuador, Haiti, Malaysia, Gambia, and few other small countries. “Singapore to exclude N.Korea from visa waiver countries list in October,” Yonhap, July 31, 2016, http://english.yonhapnews.co.kr/news/2016/07/31/0200000000AEN20160731002100315.html?input=sns.
Middle East and Europe have also taken steps to reduce the number of North Korean laborers.43

**How North Korea Evades Sanctions**

Although the North Korean nuclear and missile programs are indigenous, the regime requires access to foreign technology, components, hard currency, and the international financial system. In 2017, the UN Panel of Experts concluded that, far from being isolated, North Korea continued to circumvent sanctions through “evasion techniques that are increasing in scale, scope and sophistication.”

Pyongyang maintains covert access to the international banking system through a “global array of overseas networks [that] make up a complex overseas financing and procurement system designed to raise the funds and materials North Korea needs for its regime security and weapons programs.”44 The UN panel assessed that most of North Korea’s financial transactions continue to be denominated in U.S. dollars and thus go through the U.S. banks.45 The U.S. Treasury Department also found that designated North Korean banks still conduct financial transactions through the American banking system.46

North Korean networks in China are a critical component of the regime’s strategy for evading sanctions.

- In September 2016, the Justice Department found that from 2009 to 2015, Chinese nationals had used 22 front companies to open accounts in Chinese banks to conduct dollar transactions through the U.S. financial system for sales to Pyongyang on behalf of a sanctioned North Korean entity.47

- The UN identified dozens of Chinese firms linked to sanctioned North Korean entities and cited Bank of China for helping a North Korean entity move $40 million through U.S. banks. The UN panel showed how North Korea acquired missile components via Chinese firms.48

- For years, Korea Kwangsong Bank accessed the financial system illegally through a Chinese conglomerate, Dandong Hongxiang Industrial Development. The U.S. eventually indicted DHID, froze its assets, and filed a complaint to forfeit its accounts in a dozen Chinese banks.49

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The UN Panel of Experts suspects that at least four U.N.-designated North Korean banks continue to operate from Chinese territory.

The UN Panel of Experts identified a characteristic that makes enforcing sanctions against North Korea easier than against Iran, “A limited number of trusted individuals appear to serve as the networks’ key nodes.” (emphasis added). …Although shell companies can be swiftly changed, the individuals responsible for establishing and managing them have remained, often for years.50 While identifying the covert networks is difficult, “by hiding their illicit activities within the global financial network, the North Korean agents leave behind a digital trail within public records, and other data sources, and are acutely vulnerable to targeted sanctions.”51

A groundbreaking report by C4ADS, a small non-government organization using publicly available unclassified data, discovered that China “represents about 85% of total North Korean trade. Yet, this entire trading system has consisted of only 5,233 companies from 2013 to 2016 [that] play a disproportionately large role.” Of those firms, a “disproportionate share of that trade is centralized among an even smaller number of large-scale trading firms [so that] the top ten importers of North Korean goods in China in 2016 controlled just shy of 30% of the market.” In turn, those trading firms are controlled by a very small number of key executives.52

C4ADS concluded that North Korea has become increasingly reliant on a small number of “gateway firms” operating across multiple covert networks that could become strategic chokepoints for targeted sanctions. As such, the North Korean network in China is “centralized, limited, and therefore vulnerable.”

**Tighten the economic noose.** The very limited and centralized nature of the North Korean network means that targeting a relatively small number of key nodes can have disproportionate disruptive ripple effects impacting multiple networks across multiple countries. Every law enforcement action could induce remaining components of the network to change routes, bank accounts, and procedures to less effective means to acquire and transfer components and currency. Even legitimate businesses will become more fearful of being entangled in illicit activity and more fully implement required due diligence measures.

Each individual action to constrict North Korea’s trade may not be decisive, but cumulatively these efforts reduce North Korea’s foreign revenue sources, increase strains on the regime, and generate internal pressure.

North Korea adapted to increasing international pressure by altering its modus operandi, including using shell companies and shifting to sophisticated Chinese networks more integrated into the global economy. But international law enforcement efforts didn’t keep pace. The UN Panel of Experts blamed the lack of success of strengthened international sanctions on a lack of “requisite political will, prioritization and resource allocation to ensure effective implementation.” Numerous countries


are not implementing and enforcing legislation as well as not performing necessary due diligence, which enables North Korea to continue prohibited activities.\textsuperscript{53} Sanctions enforcement must be flexible, innovative, and adaptive to the changing tactics of the target, rather than abandoning efforts to uphold law and order as having become too difficult. As North Korea shifted to Chinese brokers, the UN and U.S. agencies should have begun including them on sanctions lists.

A Stockholm International Peace Research Institute study from 2014 found that 91\% of US and 84\% of UN targeted entities were North Korean, but that 74\% of sanctions evading networks identified in the report were third country (non-North Korea) entities.\textsuperscript{54}

Presently, only 12\% of U.S. sanctions to curtail North Korea’s nuclear and missile programs are targeted against non-North Korean entities whereas only 2\% of UN sanctions are focused on non-North Korean entities.\textsuperscript{55}

**Raising the Cost of North Korean Defiance**

North Korea must be held accountable for its actions. To refrain from doing so is to condone illegal activity and give \textit{de facto} immunity from U.S. and international law and to undermine UN resolutions. The UN, the U.S. and the European Union have not yet imposed as stringent economic restrictions on North Korea as it did on Iran.

There is much more that can be done to more vigorously implement UN sanctions as well as what the U.S. can do unilaterally to uphold and defend its own laws. North Korea is more vulnerable than Iran to a concerted sanctions program since it has a smaller, less functioning economy that is dependent on fewer nodes of access to the international financial network.

It is possible to influence foreign entities’ actions both through direct legal action as well as changing their cost/benefit analysis of economically engaging with Pyongyang. In 2005, the U.S. declared Macau-based Banco Delta a “money laundering concern,” which, accompanied by U.S. officials’ \textit{sub rosa} meetings throughout Asia, led 24 financial institutions, including nations and the Bank of China to sever relations with Pyongyang.

The U.S. must go beyond sanctions and diplomacy to include a full-court press to diplomatically and economically isolate North Korea from the international community and introduce tremors into regime stability.

Washington should lead a world-wide effort to inspect and interdict North Korean shipping, aggressively target all illicit activity, sanction entities including Chinese banks and businesses that are facilitating Pyongyang’s prohibited nuclear and missile programs, expand information operations against the regime, highlight and condemn Pyongyang’s crimes against humanity, and wean away even North Korea’s legitimate business partners.


Only such a long-term principled and pragmatic policy provides the potential for curtailing and reversing North Korea’s deadly programs. Returning to over-eager attempts at diplomacy without any North Korean commitment to eventual denuclearization is but a fool’s errand. Everything that is being advocated by engagement proponents has been tried, often repeatedly, and failed.

What the US Should Do

Isolate North Korea economically and diplomatically.

Prior to 2016, the UN and U.S. sanctions were narrowly target-based which was different from the broader sector-based sanctions imposed on Iran. The differences between the North Korean and Iran approaches were the difference between law enforcement and economic warfare. The latter approach should now be applied to North Korea.

- Cut off the flow of foreign currency into North Korea. The Financial Action Task Force, an international organization that sets anti-money laundering standards, has called on its members to sever ties with North Korean banks and terminate correspondent accounts. The organization is comprised of 35 nations and two regional organizations, including the U.S., South Korea, China, and Japan. 56
- Target any entity suspected of aiding or abetting North Korean nuclear, missile, and conventional arms development; criminal activities; money laundering; or import of luxury goods. Such targeted financial measures should include seize and freeze assets, impose significant fines, and preclude their access to the U.S. financial system as well as targeting overseas assets, business ventures, and bank accounts associated with any prohibited or illegal activity.
- Ban any entity that trades with North Korea from being allowed to access the U.S. financial system, regardless of whether that trade activity violates UN resolutions.
- Encourage North Korea's business partners to sever their relationships by underscoring the reputation risk of being associated with a regime that exploits its overseas workers and conducts crimes against humanity and terrorist acts against civilians.
- Advocate additional UN measures and assess unilateral U.S. steps to more broadly target North Korea’s national economy, including a global embargo to cut off North Korea access to oil, trade, currency, and financial markets. There is precedent for such a move. In November 1963, the UN General Assembly, in Resolution 1899 (XVIII), urged all UN member states to refrain from providing petroleum to South Africa for its policy of apartheid.
- Ban North Korea from international cultural, educational, sporting, and other exchanges, including the Olympics, as the UN requested in December 1968 that all states and organizations do so with the apartheid regime of South Africa. Pretoria was banned from participating in the Olympic Games.

Fully enforce U.S. laws

For too long, successive administrations have used sanctions as a calibrated and incremental diplomatic response to North Korean provocations rather than a law enforcement measure defending the U.S. financial system.

Washington should sanction all entities violating U.S. laws, executive orders, and regulations rather than, as in the past, doling out a few entities to be designated after each North Korean violation. Sanctions do not enforce themselves, they require active continuous implementation.

Doing so, however, requires resolve and political will to sustain a comprehensive long-term campaign against a growing threat to the United States and the international community. It also entails devoting requisite resources, personnel, and funding at the Departments of State and Treasury and other agencies for the extensive and time-consuming detective work required to assemble evidence and designate entities violating U.S. law.

**End de facto Chinese immunity from U.S. law.**
Beijing has not paid a price for its lackadaisical enforcement of UN sanctions and turning a blind eye to North Korean proliferation and illicit activity occurring on Chinese soil. For whatever misguided reasons, Washington has long cowered from targeting Chinese violators of U.S. laws out of fear of undermining perceived assistance in pressuring North Korea or economic retribution against U.S. economic interests.57

Dennis Wilder, former Senior Director for Asia at the NSC commented, “Every time we got close to putting in secondary sanctions, the Chinese agree to do a little more [to apply pressure on North Korea]. They’ve been very good at playing the game of ratcheting up pressure on North Korea at times when it helps them avoid us imposing sanctions.”58

U.S. officials privately comment that they have lists of North Korean and Chinese entities for which they have sufficient evidence to enforce U.S. law and impose sanctions but were prevented from doing so. The U.S government knew about Dandong Hongxiang’s activities for six years before taking any action, according to former U.S. Treasury official Anthony Ruggiero.59

The North Korean Sanctions and Policy Enhancement Act mandates secondary sanctions on third-country (including Chinese) banks and companies that violate U.N. sanctions and U.S. law. The U.S. should penalize all entities, particularly Chinese financial institutions and businesses that trade with those on the sanctions list, export prohibited items, or maintain correspondent accounts for North Korean entities.

Washington should impose significant fines on China’s largest four banks at a commensurate level to the $12 billion in fines the U.S. levied on European banks for money laundering for Iran, The U.S. should designate as a money-laundering concerns any medium and small Chinese banks or business complicit in prohibited North Korean activities. The U.S. has not imposed any fines on a single Chinese bank and only recently designed the Bank of Dandong -- the first action against a Chinese bank in 12 years -- as a welcome first step.

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The U.S. must separate law enforcement measures to protect America’s financial system from diplomatic attempts to encourage Beijing to more fully implement required UN sanctions. Any entity that enters the U.S. financial system is subject to its rules and regulations, regardless of country of origin. The U.S. is not only allowed but required to take action.

Imposing secondary sanctions, or even having the Damocles Sword of their future imposition, can push foreign banks and businesses to abandon dealing with North Korea, even on legitimate business ventures, lest they face U.S. fines, asset seizure, and preclusion from accessing the all-important U.S. financial system.

The U.S. should make clear to Beijing that actions are against entities violating laws, not the Chinese government. That said, Chinese government reluctance to uphold laws raises suspicions of Chinese complicity.

**Ban North Korea overseas workers exploited in highly abusive conditions.** Workers often operate in violation of international labor laws. The North Koreans are stripped of their passports, forced to perform labor in unsafe or exploitative conditions often without compensation, and have their wages paid directly to the regime which dispenses only a fraction to the workers.60

North Korea has an estimated 60,000 to 100,000 overseas workers in 50 countries but mainly China and Russia, earning the regime between $1.2 billion and $2.3 billion annually in foreign currency.61 Other experts estimate the figure is lower, approximately $300 million to $400 million annually.62

The U.S. should push for a UN ban on North Korean overseas laborers which would end exploitative labor practices and eliminate a source of regime revenue. U.S. Executive Order 13722, promulgated to implement the North Korea Sanctions and Policy Enhancement Act, blocks the property of any person found to “have engaged in, facilitated, or been responsible for the exportation of workers from North Korea, including exportation to generate revenue for the Government of North Korea or the Workers’ Party of Korea.”63

**Target North Korean human rights violations**

Advocacy for human rights must be a part of a comprehensive U.S. policy on North Korea. Stigmatizing the regime for its barbaric treatment of its people is consistent with American values and principles, provides an additional means to sanction the regime, and provides greater traction in gaining international condemnation and punitive action against Pyongyang.

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Executive Order 13687, issued in 2015, declared that North Korea’s “serious human rights abuses constitute a continuing threat to the national security, foreign policy, and economy of the United States.” Since the July 2016 designation of Kim Jong-un and other North Korean entities, the United States has not taken any additional measures against North Korean human rights abusers. Washington should exponentially expand the list of North Korean entities sanctioned for human rights violations and lead an energetic public diplomacy effort to shame foreign businesses away from dealing with North Korea.

**Return North Korea to the state sponsors of terrorism list.**

Since the U.S. removed North Korea from the State Sponsors of Terrorism List in 2008 in a failed attempt to stimulate progress in the Six-Party Talks nuclear negotiations, the regime has conducted a number of violent acts which justify its re-designation. Under various statutes of U.S. law (the most relevant being 18 U.S. Code § 2331), international terrorism is defined as acts that:

(A) involve violent acts or acts dangerous to human life that are a violation of the criminal laws of the United States or of any State, or that would be a criminal violation if committed within the jurisdiction of the United States or of any State;

(B) appear to be intended—

(i) to intimidate or coerce a civilian population;

(ii) to influence the policy of a government by intimidation or coercion; or

(iii) to affect the conduct of a government by mass destruction, assassination, or kidnapping; and would be a criminal violation if committed within the jurisdiction of the United States and are intended to intimidate or coerce a civilian population.64

After its cyber attack on Sony Pictures, North Korea threatened “9/11-type attacks” against U.S. theaters to intimidate patrons from viewing the movie *The Interview* which ridiculed Kim Jong-un. North Korea has also been involved in cyber attacks South Korean government agencies, businesses, banks, and media organizations; attempted assassinations against North Korean defectors and South Korean intelligence agents; and shipments of conventional weapons to Hamas, Hezbollah, Iran, and Syria.65

**Increase information operations** to promote greater North Korean exposure to the outside world. Promoting democracy and access to information in North Korea is in both the strategic and humanitarian interests of the United States. Improving access to information will help the people of North Korea and provide a means of influencing North Korea from the inside out. As demonstrated by U.S. and West German efforts during the Cold War, technology and media can play a crucial role in undermining totalitarian regimes.66

The United States and South Korea should expand broadcasting services, such as by Radio Free Asia, and distribution of leaflets, DVDs, computer flash drives, documentaries, and movies into North Korea through both overt and covert means. South Korea should look into the potential for

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generating cell phone transmissions, potentially using the frequency of the network created by Egyptian firm Orascom, to enable North Korean citizen communication with the outside world. Subversive coercive information operations exposing the true nature of the regime could sow domestic dissent against the regime.

**Impose Travel Ban on US citizens to North Korea.** Banning tourist travel to North Korea would protect additional Americans from being arrested on trumped up charges and sentenced to excessively lengthy and arduous imprisonment. While the U.S. government rightfully hesitates in curtailing Americans’ right to travel, there are occasions where public safety considerations require such action.

A ban would also reduce, albeit on a small scale, funds to the regime. The State Department recently announced a restriction on the use of American passports to travel to North Korea. There will be exemptions to enable humanitarian, journalist, and government travel.

The U.S. should augment the passport restriction with legislation banning “transactions incident to travel to, from, and within North Korea.” Such a provision would ban dollar-denominated travel to North Korea regardless of the nationality of the traveller. The U.S. could also impose a “secondary immigration sanction on North Korea, one that would make any recent non-U.S.-citizen travelers to North Korea ineligible for admission into the United States.”

The U.S. should encourage China to also implement a travel ban on its citizens traveling to North Korea. Beijing demonstrated it can and would do so over its disagreement with Seoul over the THAAD deployment. Beijing pressured Chinese tourists away from South Korea, even to the point where thousands aboard a cruise ship all refused to disembark on Jeju Island.

**Increase Inspection and Interdiction of North Korean shipping** - UN resolutions against North Korea have all been passed with UN Charter Chapter 7, Article 41 authority. The UN should instead provide for Article 42 authority to enable military, coast guard, and law enforcement vessels to carry out the required inspections. This would authorize naval, coast guard, and law enforcement personnel to intercept, board, and inspect North Korean ships suspected of transporting precluded nuclear, missile, and conventional arms, components, or technology.

As required under UN Resolution 2270, all UN member nations should be proactively monitoring all North Korean cargo entering and leaving the country. The North Korea Sanctions and Policy Enhancement Act Section 205 enables the U.S. to impose secondary shipping sanctions on ports failing to implement required inspections. Washington could intensify inspections or ban shipments into the U.S. from non-compliant ports.

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There should also be a concerted international effort, as required under UN Resolution 2270, to target North Korean attempts at reflagging its ships under other nation’s flags of convenience.

**Conclusion**
If the U.S. is serious about going after North Korea's nuclear and missile programs and those that assist it, then Washington will have to engage in a more expansive, sustained, and committed campaign. This must include a willingness to sanction Chinese entities.

Targeted financial measures, including secondary sanctions, are a component of U.S. laws and executive orders to defend the U.S. financial system against those who would use it for illicit activities. Those who argue against imposing stronger sanctions should be called on to explain how giving entities immunity from U.S. law furthers the cause of North Korean denuclearization. That all of these measures could have been implemented years ago is testament to a collective lethargy, a multi-national reluctance to confront North Korean belligerence. Even today, some counsel caution for fear of how North Korea could respond to being held accountable for its transgressions. But just as sheepishness is contagious, so is fortitude to do the right thing. The United States and other nations should not shirk from their responsibility to stand up to those who would do us harm.

Sanctions require time and the political will to maintain them in order to work. While there are additional measures that could be included in additional legislation, more important is to vigorously and assiduously implement existing UN measures and U.S. laws. We must approach sanctions, pressure, and isolation in a sustained and comprehensive way. It is a policy of a slow python constriction rather than a rapid cobra strike.

What are America’s other options? Abandon enforcing U.S. laws and give blanket immunity to North Korean and Chinese entities? Rush back to another round of negotiations that Pyongyang declares it is not interested in? Accept North Korea as a nuclear state and undermine global non-proliferation efforts. Or initiate military action to impede North Korea’s imminent completion of its ICBM, in essence stating a war to prevent a war. Sanctions, working in conjunction with other instruments of national power, have a better chance than any tool being used in isolation.
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