

Information described in 1 USC 112b(a)(1)(A)(iii) and (B)(iii) relating to qualifying non-binding instruments reported to Congress on September 30, 2024, as having become operative.

Unless otherwise indicated, all listed instruments became operative upon being signed, concluded, or otherwise finalized.

Unless otherwise indicated, the following statement of legal authority in accordance with 1 USC 112b(a)(1)(A)(iii) applies to all listed instruments: The authority to enter into non-binding instruments with foreign states and other foreign actors in connection with the conduct of foreign relations derives from the President’s powers under Article II of the Constitution. The President has authority under Article II to represent the nation in foreign affairs, including the authority to communicate with foreign governments and to determine the form and manner in which the Executive engages in diplomacy. As applied to the entry into non-binding instruments with foreign states and other foreign actors in connection with the conduct of foreign relations, these authorities are exercised on a day-to-day basis by the agencies and departments of the executive branch under the general supervision of the President as Chief Executive, and in consultation with the Secretary of State.

Unless otherwise indicated, no new or amended statutory or regulatory authority is anticipated to be required to implement the listed instruments.

Case Act #	Details
2024-0042QN	Australia: Memorandum of Understanding Between the Government of the United States of America and the Government of Australia on Countering Foreign State Information Manipulation. Signed at Washington August 5, 2024.
2024-0043QN	Cabo Verde: Memorandum of Understanding to Support the Cabo Verdean Ministry of Defense's Cabo Verde Air Squadron with Training in the United States for King Air 360ER Pilots, Flight Personnel, and Ground Support Personnel. Signed at Concord August 2, 2024.