118TH CONGRESS	\mathbf{C}	
1st Session	5.	

To require the Secretary of Defense to use, transfer, or donate all excess construction materials intended for the wall on the southwest border of the United States that are being stored by the Department of Defense, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr.	WICKER	introduced	the following	; bill;	which	was	${\rm read}$	twice	and	referr	ed
		to the Co	ommittee on								

A BILL

- To require the Secretary of Defense to use, transfer, or donate all excess construction materials intended for the wall on the southwest border of the United States that are being stored by the Department of Defense, and for other purposes.
 - 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.
 - This Act may be cited as the "Finish It Act".
 - 5 SEC. 2. SENSE OF CONGRESS.
 - 6 It is the sense of Congress that—

1	(1) constructing physical barriers along the
2	southwest border of the United States has been one
3	element of broader efforts to secure that border dur-
4	ing the administrations of President George W.
5	Bush, President Barack Obama, and President Don-
6	ald Trump;
7	(2) President Joe Biden is the first president to
8	block efforts to build a physical barrier along the
9	southwest border;
10	(3) since President Biden cancelled southwest
11	border wall construction contracts in April 2021, the
12	Department of Defense has spent approximately
13	\$130,000 per day to store construction materials on
14	approximately 20 private sites in Arizona and New
15	Mexico;
16	(4) under the Biden administration, the De-
17	partment of Defense has paid at least \$25,000,000
18	to store border wall construction materials, rather
19	than using those materials to continue constructing
20	a wall along the southwest border, or fortifying the
21	existing wall where necessary;
22	(5) the Biden administration has also prevented
23	States from using the existing construction materials
24	to fortify or build walls along their respective bor-
25	ders with Mexico;

1 (6) the Department of Defense has spent ap-2 proximately \$300,000,000 on the unused border wall 3 construction materials; 4 (7) physical barriers along the southwest border 5 complicate the persistent efforts of transnational 6 criminal organizations to traffic drugs and people 7 into the United States, and enable our law enforce-8 ment agencies to respond in a more focused manner 9 to the crisis at the southwest border; and 10 (8) given the severe crisis at the southwest bor-11 der, there is no justification for paying private land-12 owners to store wall construction materials rather 13 than using those materials to secure our border as 14 soon as possible. 15 SEC. 3. DEPLOYMENT OF EXISTING CONSTRUCTION MATE-16 RIALS. 17 (a) Plan.—Not later than 15 days after the date of 18 the enactment of this Act, the Secretary of Defense shall 19 submit to Congress a plan to utilize, transfer, or donate 20 to States on the southern border of the United States all 21 existing excess border wall construction materials, including bollards, for the express purpose of constructing a per-23 manent physical barrier to stop illicit human and vehicle traffic along the border of the United States with Mexico.

1 (b) EXECUTION OF PLAN.—Not later than 15 days 2 after submitting to Congress the plan required under sub-3 section (a), the Secretary shall work with the Defense Lo-4 gistics Agency to execute that plan until the Department 5 of Defense is no longer incurring any costs to maintain, 6 store, or protect the materials specified under subsection 7 (a). 8

(c) Requirements of Requesting States.—

(1) IN GENERAL.—Any State requesting border wall construction materials made available under this section must certify, in writing, that the materials it accepts will be exclusively used for the construction of a permanent physical barrier to stop illicit human and vehicle traffic along the border of the United States with Mexico.

(2) Penalties.—

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(A) IN GENERAL.—If, by the date that is two years after receipt of materials accepted under this section, a State does not use all such materials for the construction of a permanent physical barrier to stop illicit human and vehicle traffic along the border of the United States with Mexico, the State shall pay to the United States Government an amount equal to the

1	original purchase price of the materials that
2	have not been used for such purpose.
3	(B) No waiver.—The penalty under sub-
4	paragraph (A) may not be waived.
5	(d) IMPACT OF DELAY.—If the Secretary of Defense
6	delays in submitting the plan required under subsection
7	(a) or executing that plan as required under subsection
8	(b), the travel budget of the Under Secretary of Defense
9	for Policy shall be decreased by one percent for every two
10	days of delay.
11	SEC. 4. REPORT.
12	Not later than 90 days after the date of the enact-
13	ment of this Act, the Secretary of Defense shall submit
14	to Congress a report containing the following:
15	(1) Any internal correspondence of the Depart-
16	ment of Defense that informed the decision to forgo
17	the excess property disposal process of the Depart-
18	ment of Defense and instead pay \$130,000 per day
19	to store border wall panels.
20	(2) A list of the individuals and entities the De-
21	partment is paying for use of their privately owned
22	land to store unused border wall construction mate-
23	rials.
24	(3) An explanation of the process through
25	which the Department contracted with private land-

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owners to store unused border wall construction materials, including whether there was a competitive contracting process and whether the landowners have instituted an inventory review system.

(4) A description of any investigations by the Inspector General of the Department that have been opened to examine the wasteful policy of paying to store border wall construction materials rather than using those materials to continue building or fortifying the wall on the southwest border of the United States.