

118TH CONGRESS
1ST SESSION

S. 1457

To authorize negotiation and conclusion and to provide for congressional consideration of a tax agreement between the American Institute in Taiwan (AIT) and the Taipei Economic and Cultural Representative Office (TECRO).

IN THE SENATE OF THE UNITED STATES

MAY 4, 2023

Mr. MENENDEZ (for himself, Mr. RISCH, Mr. VAN HOLLEN, and Mr. ROMNEY) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

To authorize negotiation and conclusion and to provide for congressional consideration of a tax agreement between the American Institute in Taiwan (AIT) and the Taipei Economic and Cultural Representative Office (TECRO).

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 “Taiwan Tax Agree-
5 ment Act of 2023”.

6 SEC. 2. FINDINGS.

7 Congress makes the following findings:

1 (1) The United States has entered into tax
2 treaties covering 65 jurisdictions, which facilitate
3 economic activity, strengthen bilateral cooperation,
4 and benefit United States businesses and other
5 United States taxpayers.

6 (2) Taiwan is one of the largest trading partners
7 of the United States and one of the world's
8 largest economies, and further bolstering economic
9 ties between the United States and Taiwan remains
10 critical, especially given Taiwan's strategic importance
11 and the increasing threat posed by the People's
12 Republic of China.

13 (3) A tax agreement with Taiwan would play a
14 key role in facilitating and promoting increased bi-
15 lateral investment and trade between the United
16 States and Taiwan, fortifying the relationship between
17 the two more generally, and encouraging other
18 nations to increase their economic linkages to Taiwan.
19

20 **SEC. 3. AUTHORIZATION TO NEGOTIATE AND CONCLUDE.**

21 (a) IN GENERAL.—The President is authorized to negotiate and enter into a tax agreement relative to Taiwan through the American Institute in Taiwan (AIT) (hereinafter referred to as the "Agreement").

1 (b) ELEMENTS OF AGREEMENT.—The Agreement
2 authorized to be negotiated and concluded under this sec-
3 tion shall conform with the provisions customarily con-
4 tained in United States bilateral income tax conventions,
5 as exemplified by the 2016 United States Model Income
6 Tax Convention, and shall include the following elements:
7 (1) Application to tax residents of the United
8 States, Taiwan, or both, exclusive of enterprises per-
9 manently established in the People’s Republic of
10 China or in third States that do not have a com-
11 prehensive income tax treaty with the United States.
12 (2) Relief from double taxation.
13 (3) Measures aimed at limiting the risk of tax
14 evasion or avoidance.
15 (4) Entry into force conditioned upon confirma-
16 tion by the President of approval by the United
17 States Congress, as described in section 4, and rel-
18 evant authority in Taiwan and necessary steps taken
19 to enable implementation.
20 (c) LIMITATION.—The Agreement authorized to be
21 negotiated and concluded under this section may not in-
22 clude elements outside the scope of the 2016 United
23 States Model Income Tax Convention.

1 **SEC. 4. CONSULTATION.**

2 (a) NOTIFICATION UPON COMMENCEMENT OF NEGO-
3 TIATIONS.—The President shall provide written notifica-
4 tion to the appropriate congressional committees of the
5 commencement of negotiations between AIT and TECRO
6 on the Agreement at least 15 calendar days before such
7 commencement.

8 (b) REPORTS.—Not later than 90 days after com-
9 mencement of negotiations on the Agreement, and every
10 180 days thereafter until conclusion of the Agreement, the
11 President shall submit a report to the appropriate con-
12 gressional committees providing an update on the status
13 of negotiations, including a description of elements under
14 negotiation.

15 (c) CONSULTATIONS DURING NEGOTIATIONS.—In
16 the course of negotiations conducted under the authorities
17 of this Act, the Secretary of the Treasury, in coordination
18 with the Secretary of State, shall—

19 (1) meet, upon request, with the Chairman or
20 Ranking Member of the appropriate congressional
21 committees regarding negotiating objectives and the
22 status of negotiations in progress; and

23 (2) consult closely, on a timely basis, and keep
24 fully apprised of the negotiations, the appropriate
25 congressional committees.

1 **SEC. 5. APPROVAL OF THE AGREEMENT.**

2 (a) SUBMISSION OF AGREEMENT.—Not later than 30
3 days after the Agreement is concluded, the Secretary of
4 State shall provide the Agreement and technical expla-
5 nation to the appropriate congressional committees.

6 (b) APPROVAL.—The Agreement shall not take effect
7 until after Congress passes a concurrent resolution of ap-
8 proval as described in subsection (c).

9 (c) TERMS OF CONCURRENT RESOLUTION OF AP-
10 PROVAL.—

11 (1) IN GENERAL.—For purposes of subsection
12 (b), the term “concurrent resolution of approval”
13 means only a concurrent resolution—

14 (A) which does not have a preamble;
15 (B) which includes in the matter after the
16 resolving clause the following: “That Congress
17 approves the Tax Agreement concluded between
18 the American Institute in Taiwan and the Tai-
19 pei Economic and Cultural Representative Of-
20 fice, as submitted by the President on
21 _____.”, the blank space being filled in with
22 the appropriate date; and

23 (C) the title of which is as follows: “Con-
24 current resolution approving the Tax Agree-
25 ment concluded between the American Institute

1 in Taiwan and the Taipei Economic and Cul-
2 tural Representative Office.”.

10 SEC. 6. ENTRY INTO FORCE AND LEGAL EFFECT OF THE
11 AGREEMENT.

12 (a) ENTRY INTO FORCE.—Upon passage of the con-
13 current resolution of approval, the President may bring
14 the Agreement into force.

15 (b) LEGAL EFFECT.—Upon entry into force, the
16 Agreement shall be afforded the same treatment as a trea-
17 ty for purposes of the laws of the United States.

18 SEC. 7. APPROPRIATE CONGRESSIONAL COMMITTEES DE-
19 FINED

20 In this section, the term “appropriate congressional
21 committees” means the Committee on Foreign Relations
22 and the Committee on Finance of the Senate and the
23 Committee on Foreign Affairs and the Committee on
24 Ways and Means of the House of Representatives.

