116TH CONGRESS 2D SESSION	S.
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To respond to international trafficking of Cuban medical professionals by the Government of Cuba, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Menendez (for himself and Mr. Rubio) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To respond to international trafficking of Cuban medical professionals by the Government of Cuba, 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; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Combating Trafficking of Cuban Doctors Act of 2020".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings.
 - Sec. 3. Sense of Congress.

Sec. 4. Annual report and determination on international trafficking of Cuban medical personnel.

- Sec. 5. Reestablishing the Cuban Medical Professionals Parole Program.
- Sec. 6. Role of the Pan American Health Organization.

1 SEC. 2. FINDINGS.

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- 2 Congress makes the following findings:
- 1) In 2019, the Government of Cuba maintained an estimated 34,000 to 50,000 medical personnel in more than 60 countries under conditions that represent forced labor, according to the Department of State.
 - (2) Since the outbreak of the COVID-19 pandemic in early 2020, the Government of Cuba has deployed approximately 1,500 medical personnel to at least 20 countries.
 - (3) The Department of State's 2020 Trafficking in Persons report ranked Cuba in Tier 3 and included evidence regarding Cuba's foreign medical missions and the Government of Cuba's long-standing failure to criminalize most forms of forced labor, specifically noting allegations that Cuban authorities coerced participants to remain in foreign medical missions by—
- 20 (A) "withholding their passports and med-21 ical credentials";
- 22 (B) "using 'minders' to conduct surveil-23 lance of participants outside of work";

1	(C) "restricting their movement";
2	(D) "retaliat[ing] against their family
3	members in Cuba if participants leave the pro-
4	gram''; or
5	(E) "impos[ing] criminal penalties, exile
6	and family separation if participants do not re-
7	turn to Cuba as directed by government super-
8	visors".
9	(4) On July 26, 2019, the United States im-
10	posed visa restrictions under section 212(a)(3)(C) of
11	the Immigration and Nationality Act (8 U.S.C.
12	1182(a)(3)(C)) against certain Cuban officials and
13	other individuals responsible for the coercive labor
14	practices of Cuba's overseas medical missions.
15	(5) The United Nations Special Rapporteur or
16	contemporary forms of slavery and the United Na-
17	tions Special Rapporteur on trafficking in persons.
18	especially women and children, in their letter to the
19	Government of Cuba on November 6, 2019—
20	(A) noted reports of coercive labor prac-
21	tices through the Government of Cuba's foreign
22	medical missions;
23	(B) highlighted reports by Cuban medical
24	professionals that they received regular threats

1	from Cuban officials while working overseas, in-
2	cluding sexual harassment of women; and
3	(C) expressed concern that the practices
4	referred to in subparagraphs (A) and (B) con-
5	stitute slavery and trafficking in persons.
6	(6) In July 2013, the Cuban Ministry of Health
7	signed an agreement with the Brazilian Ministry of
8	Health to formalize an arrangement for Cuban doc-
9	tors to provide medical services in Brazil that—
10	(A) required the administration of former
11	Brazilian President Dilma Rousseff to transmit
12	a monthly payment through the Pan American
13	Health Organization (referred to in this section
14	as "PAHO") to the Cuban Ministry of Health
15	for the medical services provided by each Cuban
16	doctor serving in Brazil; and
17	(B) prevented participating Cuban doctors
18	from seeking employment in Brazil outside of
19	the formal structure of the agreement.
20	(7) In implementing the agreement described in
21	paragraph (6), the Cuban Ministry of Health acted
22	through the for-profit Cuban Medical Services Trad-
23	ing Corporation (referred to in this section as
24	"CMS")—

1	(A) to pay each Cuban doctor approxi-
2	mately 25 percent (averaging \$790) of the
3	monthly payment received from PAHO (aver-
4	aging \$3,158); and
5	(B) to retain approximately 75 percent of
6	the monthly payment for each doctor received
7	from PAHO.
8	(8) Between 2013 and 2019, according to the
9	digital platform Diario de Cuba, the Government of
10	Cuba—
11	(A) garnished the salaries of more than
12	20,000 Cuban medical professionals who served
13	in Brazil under the Mais Médicos program;
14	(B) frequently confiscated their passports;
15	and
16	(C) prohibited family members from ac-
17	companying them.
18	(9) Cuban doctors were the only medical profes-
19	sionals participating in the Mais Médicos program to
20	have their salaries directly garnished by their gov-
21	ernment, while doctors of other nationalities serving
22	in Brazil received the full amount of the payments
23	made for their medical services under the program.
24	(10) The Government of Cuba stated that
25	Cuban doctors unwilling to return to the country

1	after their participation in foreign medical missions
2	would not be permitted to return to their homeland
3	for 8 years.
4	(11) In February 2019, Brazil's Ministry of
5	Health announced the termination of the Mais
6	Médicos program.
7	(12) The Government of Cuba realized profits
8	in excess of \$6,300,000,000 during 2018 from ex-
9	porting the services of Cuban professionals, of which
10	foreign medical missions represent the majority of
11	the services and income.
12	(13) Countries in which similar abuses to those
13	suffered by Cuban medical professionals in Brazil
14	have been reported to have occurred include Angola,
15	Guatemala, Mexico, Qatar, and Venezuela.
16	(14) In Venezuela, a group of Cuban doctors
17	reported in 2019 that they had been directed, and
18	often coerced, to use their medical services to influ-
19	ence votes in favor of the Maduro regime, includ-
20	ing—
21	(A) by denying medical treatment to oppo-
22	sition supporters; and
23	(B) by giving precise voting instructions to
24	elderly patients.

1	(15) The term "severe forms of trafficking in
2	persons" is defined under section 103(11)(B) of the
3	Trafficking Victims Protection Act of 2000 (22
4	U.S.C. 7102(11)(B)) as "the recruitment, harboring,
5	transportation, provision, or obtaining of a person
6	for labor or services, through the use of force, fraud,
7	or coercion for the purpose of subjection to involun-
8	tary servitude, peonage, debt bondage, or slavery".
9	SEC. 3. SENSE OF CONGRESS.
10	It is the sense of Congress that—
11	(1) the Government of Cuba subjects Cuban
12	doctors and other medical professionals to state-
13	sponsored human trafficking;
14	(2) the Government of Cuba should fully com-
15	pensate Cuban medical professionals who have par-
16	ticipated in, or are who are currently participating
17	in foreign medical mission programs in other coun-
18	tries, including Brazil's Mais Médicos program, for
19	the full amount of wages paid to the Government of
20	Cuba;
21	(3) the Government of Cuba should immediately
22	and transparently respond to requests for informa-
23	tion from the United Nations Special Rapporteur on
24	contemporary forms of slavery and the United Na-

1	tions Special Rapporteur on trafficking in persons,
2	especially women and children; and
3	(4) foreign governments that sign agreements
4	with the Government of Cuba or the for-profit
5	Cuban Medical Services Trading Corporation or
6	other companies affiliated with the Government of
7	Cuba to procure the services of Cuban medical pro-
8	fessionals directly assume legal risks related to their
9	participation in forced labor arrangements.
10	SEC. 4. ANNUAL REPORT AND DETERMINATION ON INTER-
11	NATIONAL TRAFFICKING OF CUBAN MEDICAL
10	DEDGONNEL
12	PERSONNEL.
12 13	(a) Annual Report.—Not later than 180 days after
13	(a) Annual Report.—Not later than 180 days after
13 14	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually there-
13 14 15 16	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Sec-
13 14 15 16	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Secretary of State shall submit a report to the Committee
13 14 15 16 17	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Secretary of State shall submit a report to the Committee on Foreign Relations of the Senate and the Committee
13 14 15 16 17 18	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Secretary of State shall submit a report to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives that—
13 14 15 16 17 18	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Secretary of State shall submit a report to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives that— (1) identifies the countries that are hosting
13 14 15 16 17 18 19 20	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Secretary of State shall submit a report to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives that— (1) identifies the countries that are hosting Cuban medical personnel who are participating in
13 14 15 16 17 18 19 20 21	(a) Annual Report.—Not later than 180 days after the date of the enactment of this Act and annually thereafter until the date specified in subsection (c), the Secretary of State shall submit a report to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives that— (1) identifies the countries that are hosting Cuban medical personnel who are participating in foreign medical missions for the Government of

1	(A) the number of Cuban medical per-
2	sonnel in each country; and
3	(B) the value of the financial arrangement
4	between the Government of Cuba and the host
5	country government; and
6	(3) describes the conditions in each country
7	under which Cuban medical personnel live and work.
8	(b) DETERMINATION ON HUMAN TRAFFICKING.—In
9	each report submitted pursuant to subsection (a), the Sec-
10	retary of State shall determine whether—
11	(1) the Cuban medical personnel in each coun-
12	try identified in the report are subjected to condi-
13	tions that qualify as severe forms of trafficking in
14	persons (as defined in section 103(11) of the Traf-
15	ficking Victims Protection Act of 2000 (22 U.S.C.
16	7102(11)); and
17	(2) Cuba's foreign medical missions program
18	constitutes proof of failure to make significant ef-
19	forts to bring the Government of Cuba into compli-
20	ance with the minimum standards for the elimi-
21	nation of trafficking in persons (as determined
22	under section 108 of the Trafficking Victims Protec-
23	tion Act of 2000 (22 U.S.C. 7106)).
24	(c) Sunset.—The Secretary of State is not required
25	to submit the report otherwise required under subsection

1	(a)	after	the	date	on	which	the	Secretary	submits	a	second
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- 2 consecutive annual report under such subsection that in-
- 3 cludes a determination under subsection (b) that Cuban
- 4 medical personnel are no longer subjected to trafficking
- 5 in persons.

6 SEC. 5. REESTABLISHING THE CUBAN MEDICAL PROFES-

7 SIONAL PAROLE PROGRAM.

- 8 (a) IN GENERAL.—The Secretary of Homeland Secu-
- 9 rity, in coordination with the Secretary of State, shall rein-
- 10 state the Cuban Medical Professional Parole program to
- 11 authorize the admission into the United States of Cuban
- 12 medical personnel conscripted to study or work in a third
- 13 country under the direction of the Government of Cuba.
- 14 (b) AUTHORITY.—The Director of U.S. Citizenship
- 15 and Immigration Services may exercise its discretionary
- 16 parole authority under section 212(d)(5)(A) of the Immi-
- 17 gration and Nationality Act (8 U.S.C. 1182(d)(5)(A)) and
- 18 subsections (c) and (d) of section 212.5 of title 8, Code
- 19 of Federal Regulations, to permit eligible Cuban nationals
- 20 to come to the United States, including for urgent human-
- 21 itarian reasons or significant public benefit.
- (c) Eligibility Criteria.—
- 23 (1) In General.—A Cuban medical profes-
- sional is eligible for consideration of parole under

1	the Cuban Medical Professional Program if he or
2	she—
3	(A) is a Cuban national, citizen, or person
4	habitually residing in Cuba;
5	(B) is a medical professional who, at the
6	time he or she seeks such parole, is conscripted
7	by the Government of Cuba to study or work in
8	a third country; and
9	(C) is not inadmissible under section
10	212(a) of the Immigration and Nationality Act
11	(8 U.S.C. 1182(a)).
12	(2) Admission of family members.—
13	(A) IN GENERAL.—The spouse and unmar-
14	ried children accompanying the primary appli-
15	cant in the third country referred to in para-
16	graph (1)(B) shall be eligible for parole under
17	the Cuban Medical Professional Program in
18	conjunction with an application from an indi-
19	vidual described in paragraph (1).
20	(B) Applications.—A Cuban medical
21	professional granted discretionary parole under
22	section 212(d)(5)(A) of the Immigration and
23	Nationality Act (8 U.S.C. 1182(d)(5)(A)) pur-
24	suant to this section may submit an application
25	to U.S. Citizenship and Immigration Services

1	seeking admission to the United States of his or
2	her spouse and unmarried children.
3	SEC. 6. ROLE OF THE PAN AMERICAN HEALTH ORGANIZA-
4	TION.
5	(a) FINDINGS.—Congress finds that the Pan Amer-
6	ican Health Organization (referred to in this section as
7	"PAHO")—
8	(1) has contributed to the health and well-being
9	of the people in the Western Hemisphere for longer
10	than a century, with the United States serving as a
11	member state since 1925;
12	(2) engages in technical cooperation with its
13	member countries—
14	(A) to fight communicable and noncommu-
15	nicable diseases and their causes;
16	(B) to strengthen health systems; and
17	(C) to respond to emergencies and disas-
18	ters;
19	(3) as of August 24, 2020, had assisted dozens
20	of countries in the Western Hemisphere region with
21	their response to the COVID-19 pandemic, includ-
22	ing—
23	(A) the provision of 6,200,000 COVID-19
24	tests to 36 countries and territories;

1	(B) 84 shipments of personal protective
2	equipment to 29 countries; and
3	(C) other technical support and training to
4	its Member States;
5	(4) has commissioned a third party review of its
6	role in the Mais Médicos program; and
7	(5) has committed to undertake reforms to
8	strengthen its internal oversight and risk manage-
9	ment for all future programs.
10	(b) Sense of Congress.—It is the sense of Con-
11	gress that—
12	(1) PAHO is the preeminent multilateral orga-
13	nization dedicated to public health issues in the
14	Americas;
15	(2) PAHO—
16	(A) has played a vital role in strengthening
17	health systems in Latin America to address the
18	COVID-19 pandemic; and
19	(B) continues to provide essential health
20	assistance to meet the needs of Venezuelans af-
21	fected by the ongoing humanitarian crisis in
22	their country and displaced individuals in other
23	countries in the region;
24	(3) the United States should continue to sup-
25	port PAHO, including through payment of assessed

1	contributions (in full and on time) and voluntary
2	contributions, to ensure PAHO's continued oper-
3	ations;
4	(4) PAHO's role in the Mais Médicos program,
5	as described in section 2, was deeply concerning; and
6	(5) PAHO should provide greater transparency
7	about its role in the Mais Médicos program and
8	strengthen its internal oversight and risk manage-
9	ment.
10	(c) Report.—Not later than 90 days after the date
11	of the enactment of this Act, the Secretary of State and
12	the Secretary of Health and Human Services shall submit
13	a report to the Committee on Foreign Relations of the
14	Senate and the Committee on Foreign Affairs of the
15	House of Representatives that includes—
16	(1) a review of and findings on PAHO's role in
17	the Mais Médicos program between 2013 and 2019;
18	(2) a summary of corrective actions to be taken
19	by PAHO; and
20	(3) recommendations for further corrective ac-
21	tions, as necessary.
22	(d) Accountability Measures.—The Secretary of
23	State and the Secretary of Health and Human Services
24	shall jointly—

1 (1) take all necessary steps to ensure that 2 PAHO undertakes reforms that governance 3 strengthen internal oversight and risk management 4 for all future programs; and 5 (2) not later than 30 days after the receipt of 6 the results of the independent, third-party review of 7 PAHO's role in the Mais Médicos program, provide a briefing to the Committee on Foreign Relations of 8 9 the Senate and the Committee on Foreign Affairs of the House of Representatives that includes a de-10 11 tailed summary of such results and the progress 12 made in PAHO's efforts to strengthen internal over-13 sight and risk management.