Robert Meneny.

117TH CONGRESS 2D SESSION

S.

To support the security of Taiwan and its right of self-determination, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

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

### A BILL

To support the security of Taiwan and its right of selfdetermination, 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 "Taiwan Policy Act of 2022".
- 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. Definitions.

TITLE I—UNITED STATES POLICY TOWARD TAIWAN

- Sec. 101. Declaration of policy.
- Sec. 102: Treatment of the Government of Taiwan.
- Sec. 103. Taiwan symbols of sovereignty.
- Sec. 104. Designation and references to Taiwan Representative Office.
- Sec. 105. Senate confirmation of the Director of the Taipei office of the American Institute in Taiwan.

#### TITLE II—IMPLEMENTATION OF AN ENHANCED DEFENSE PARTNERSHIP BETWEEN THE UNITED STATES AND TAIWAN

- Sec. 201. Amendments to the Taiwan Relations Act.
- Sec. 202. Anticipatory planning and annual review of the United States' strategy to defend Taiwan.
- See, 203. Joint assessment.
- Sec. 204. Taiwan Security Assistance Initiative.
- Sec. 205. Requirements regarding definition of counter intervention capabilities.
- Sec. 206. Comprehensive training program.
- Sec. 207. Military planning mechanism.
- Sec. 208. Assessment of Taiwan's needs for civilian defense and resilience.
- Sec. 209. Prioritizing excess defense article transfers for Taiwan.
- Sec. 210. Fast-tracking sales to Taiwan under the Foreign Military Sales program.
- Sec. 211. Whole-of-government deterrence measures to respond to the People's Republic of China's force against Taiwan.
- Sec. 212. Increase in anuval war réserves stockpile additions and support for Taiwau.
- Sec. 213. Designation of Taiwan as a major non-NATO ally.

# TITLE III—COUNTERING PEOPLE'S REPUBLIC OF CHINA'S AGGRESSION AND INFLUENCE CAMPAIGNS

- See: 301. Strategy to respond to influence and information operations targeting

  Taiwan:
- Sec. 302. Strategy to counter economic coercion by the People's Republic of China targeting countries and entities that support Taiwan.

### TITLE IV—INCLUSION OF TAIWAN IN INTERNATIONAL ORGANIZATIONS

- Sec. 401. Participation of Taiwan in international organizations.
- Sec. 402. Participation of Taiwan in the Inter-American Development Bank.
- Sec. 403. Plan for Taiwan's participation in the Inter-American Development
- Sec. 404. Report concerning member state status for Taiwan at the Inter-American Development Bank.
- Sec. 405. Clarification regarding United Nations General Assembly Resolution 2758 (XXVI).

## TITLE V—ENHANCED DEVELOPMENT AND ECONOMIC COOPERATION BETWEEN THE UNITED STATES AND TAIWAN

- Sec. 501. Findings.
- Sec. 502. Sense of Congress on a free trade agreement with Taiwan, the Indo-Pacific Economic Framework, and CBP Preclearance.

# TITLE VI—SUPPORTING UNITED STATES EDUCATIONAL AND EXCHANGE PROGRAMS WITH TAIWAN

- Sec. 601. Short title.
- Sec. 602. Findings.
- Sec. 603. Purposes.
- Sec. 604. Definitions.
- Sec. 605. Taiwan Fellowship Program,
- Sec. 606. Reports and audits.
- Sec. 607. Taiwan fellows on detail from government service.
- Sec. 608, Funding.
- Sec. 609: Supporting United States educational and exchange programs with Taiwan.

#### TITLE VII—MISCELLANEOUS PROVISIONS

- Sec. 701. Invitation of Taiwanese counterparts to high-level bilateral and multilateral forums and exercises.
- Sec. 702. Report on Taiwan Travel Act.
- Sec. 703. Prohibitions against undermining United States policy regarding Taiwan.

## TITLE VIII—SANCTIONS MEASURES FOR CROSS-STRAIT STABILITY

- Sec. 801. Definitions.
- Sec. 802. Determinations with respect to activities of the People's Republic of China impacting Taiwan.
- Sec. 803. Imposition of sanctions on officials of the Government of the People's Republic of China relating to operations in Taiwan.
- Sec. 804: Imposition of sanctions with respect to financial institutions of the People's Republic of China.
- Sec. 805: Imposition of sanctions with respect to provision of specialized financial messaging services to sanctioned People's Republic of China financial institutions.
- Sec. 806. Imposition of sanctions with respect to People's Republic of China extractive industries.
- Sec. 807. Additional sauctions.
- Sec. 808. Sanctions described.
- Sec. 809. Implementation; regulations; penalties.
- Sec. 810. Exceptions; waiver.
- Sec. 811. Termination.

#### TITLE IX—RULE OF CONSTRUCTION

Sec. 901. Rule of construction.

#### l SEC. 2. FINDINGS.

- 2 Congress finds the following:
- 3 (1) Since 1949, the close relationship between
- 4 the United States and Taiwan has been of enormous
- 5 benefit to both parties and to the Indo-Pacific region
- 6 as a whole.

1	(2) The Taiwan Relations Act (Public Law 96-
2	8; 22 U.S.C. 3301 et seq.) has enabled the people
3	of the United States and the people of Taiwan to
4	maintain a strong and important relationship that
5	promotes regional security, prosperity, and shared
6.	democratic values.
7	(3) The security of Taiwan and the ability for
8	the people of Taiwan to determine their own future
9	is fundamental to United States' interests and val-
10	ues.
11	(4) The Taipei Economic and Cultural Rep-
12	resentative Office in the United States and the
13	American Institute in Taiwan facilitate critical con-
14	sular relations that—
15	(A) protect the interests of the people of
16	the United States and the people of Taiwan;
17	and
18	(B) strengthen people-to-people ties.
19	(5) Increased engagement between public offi-
20	cials, commercial interests, civil society leaders, and
21	others enhances Taiwanese-American relations and
22	its economic, security, and democratic dimensions.
23	(6) Taiwan serves as a critical partner on re-
24	gional and transnational issues, such as public
.25	health, climate change, critical and emerging tech-

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.1	nologies, cybersecurity, trade, and freedom of navi-
2	gation.
3	(7) Taiwan exemplifies a thriving democracy
4	consisting of more than 23,000,000 people who
5	value their suffrage, free markets, right to due proc
6	ess, freedom of expression, and other individual lib
7	erties.
8	(8) President Xi Jinping of the People's Repub-
9	lic of China (referred to in this Act as the "PRC")
10	continues to repeat his desire to stifle the freedom
11	of Taiwan, as evidenced by his July 2021 proclama-
12	tion, in which he stated, "All sons and daughters of
13	China, including compatriots on both sides of the
14	Taiwan Strait, must work together and move for-
15	ward in solidarity, resolutely smashing any Taiwan
16	independence plots.".
17	(9) As President Xi Jinping concentrates his
18	power in the Chinese Communist Party (referred to
19	in this Act as the "CCP"), he is escalating the
20	PRC's campaign of coercion and intimidation
21	against Taiwan, as evidenced by—
22	(A) the accelerated preparations made by
23	the PRC and its People's Liberation Army (re-
24	ferred to in this Act as the "PLA") for an of-
25	fensive attack against Taiwan, such as the

1	PLA's January 2022 incursion of nearly 40
2	fighters, bombers, and other warplanes into
3	Taiwan's air defense identification zone;
4	(B) the PLA's growing offensive prepara-
5	tions in the Taiwan Strait, such as amphibious
6	assault and live-fire exercises and record-scale
7	incursions into Taiwanese air space;
8	(C) the Foreign Ministry's diplomatic ef-
9	forts to isolate Taiwan, such as abusing its po-
10	sition in international intuitions and multilat-
11	eral fora to exclude Taiwanese participation de-
12	spite Taiwan's demonstrated expertise in rel-
13	evant subjects, such as public health;
14	(D) threats and actions to compromise
15	Taiwan's economy and critical suppliers, such
16	as draconian export controls and the "31 Meas-
17	ures" intended to lure Taiwanese talent to
18	mainland China and away from Taiwan;
19	(E) persistent and targeted cyberattacks,
20	numbering nearly 20,000,000 per month, which
21	are intended to compromise Taiwan's critical
22	infrastructure and inflict civilian harm;
23	(F) political and economic pressure on
24	other countries who seek closer ties with Tai-
25	wan, such as recent export controls related to

1	Lithuania after Lithuania announced a perma-
2	nent Taiwanese Representative Office in Lith-
3	uania.
4	(10) On multiple occasions, through both for-
<b>5</b> ;	mal and informal channels, the United States has
6	expressed its concern for the PRC's destabilizing ac-
7	tivities in the Taiwan Strait and on the international
8	stage that aim to subvert Taiwan's democratic intui-
9	tions.
10	(11) The Indo-Pacific Strategy of the United
11	States—
12	(A) identifies Taiwan as an important
13	leading regional partner;
l4 <sup>-</sup>	(B) seeks to bolster Taiwan's self-defense
15	capabilities; and
16	(C) reaffirms that Taiwan's future must be
17	determined peacefully and in accordance with
<b>18</b> .	the wishes and best interests of the people of
19	Taiwan.
20	(12) The PRC considers stifling the freedom of
21	Taiwan as a critical and necessary step to displacing
22	the United States as the preeminent military power
23	in the Indo-Pacific and continues its modernization
24	campaign to enhance the power-projection capabili-

1	ties of the PLA and its ability to conduct joint oper-
2	ations,
3	(13) Taiwan maintains a modern, ready, self-
4	defense force that adheres to the highest democratic
5	principles and benefits from continued state of the
6	art security assistance.
7	(14) It is a vital national security interest of
. 8	the United States to defend Taiwan for the purposes
9	of—
10	(A) mitigating the PLA's ability to project
11	power and establish contested zones within the
12	First and Second Island Chains and limiting
13	the PLA's freedom of maneuver to conduct un-
14	constrained power projection capabilities beyond
15	the First Island Chain in order to protect
16	United States territory, such as Hawaii and
17	Guam;
18	(B) defending the territorial integrity of
19	Indo-Pacific allies, such as Japan;
20	(C) deterring other countries and competi-
21.	tors from exercising force as a means to revise
22	the established status quo;
23	(D) championing democratic institutions
24	and societies in the Indo-Pacific region and
25	throughout the world; and

l	(E) maintaining a rules-based internationa
2	order that—
3	(i) constrains authoritarian powers;
4	(ii) enshrines collective security;
5	(iii) promotes democracy and respect
6	for luman rights and fundamental free
7	doms; and
8	(iv) promotes peace and prosperity.
9	SEC. 3. DEFINITIONS.
10	In this Act:
11	(1) APPROPRIATE COMMITTEES OF CON-
12	GRESS.—Except as otherwise provided in this Act,
13	the term "appropriate committees of Congress"
14	means—
15	(A) the Committee on Foreign Relations of
16	the Senate;
17	(B) the Committee on Armed Services of
18	the Senate;
19	(C) the Committee on Appropriations of
20	the Senate;
21	(D) the Committee on Foreign Affairs of
22	the House of Representatives;
23	(E) the Committee on Armed Services of
24	the House of Representatives; and

1.	(F) the Committee on Appropriations of
2	the House of Representatives.
3	(2) COUNTER INTERVENTION CAPABILITIES.—
4	The term "counter intervention capabilities" in-
.5	cludes, in such quantities as the Secretary of State
6	in consultation with the Secretary of Defense, deter-
7	mines to be necessary to achieve the purpose de-
8	scribed in section 204(c)—
9	(A) mobile, ground-based coastal defense
10	cruise missiles and launchers;
11	(B) mobile, ground-based short-range and
12	medium-range air defense systems;
13	(C) smart, self-propelled naval mines and
14	coastal minelaying platforms;
15	(D) missile boats and fast-attack craft
16	equipped with anti-ship and anti-landing craft
17.	missiles;
8	(E) manned and unmanned aerial and
9	other mobile, resilient surveillance systems to
20	support coastal and air defense operations;
21	(F) equipment to support target location,
22	tracking, identification, and targeting, especially
23.	at the local level, in communications degraded
4	or denied environments;

1	(G) man-portable anti-armor weapons
2	mortars, and small arms for ground combat op-
3	erations;
4	(H) equipment and technical assistance for
5	the purpose of developing civil defense forces
6	composed of civilian volunteers and militia;
7	(I) training and equipment, including ap-
8	propriate war reserves, required for Taiwan
9	forces to independently maintain, sustain, and
10	employ the capabilities described in subpara-
11	graphs (A) through (H);
12	(J) concept development for coastal de-
13	fense, air defense, decentralized command and
14	control, civil defense, logistics, planning, and
15	other critical military functions, with an empha-
16	sis on operations in a communications degraded
17	or denied environment; and
18	(K) any other capability that the Secretary
19	of State, in consultation with the Secretary of
20	Defense, considers appropriate for the purpose
21	described in section 204(d).
22	(3) REPUBLIC OF CHINA.—The term "Republic
23	of China" means the East Asia island country com-
24	monly known as "Taiwan".

1	(4) Sharp power.—The term "sharp power"
2.	means the coordinated and often concealed applica
3	tion of disinformation, media manipulation, eco
4	nomic coercion, cyber-intrusions, targeted invest
5	ments, and academic censorship that is intended—
6	(A) to corrupt political and nongovern
7	mental institutions and interfere in democratic
8	elections and encourage self-censorship of views
9	at odds with those of the Government of the
10	People's Republic of China or the Chinese Com-
11	munist Party; or
12	(B) to foster attitudes, behavior, decisions,
13	or outcomes in Taiwan and elsewhere that sup-
14	port the interests of the Government of the
15	People's Republic of China or the Chinese Com-
16	munist Party.
[7	TITLE I—UNITED STATES
8	POLICY TOWARD TAIWAN
19	SEC. 101. DECLARATION OF POLICY.
20	It is the policy of the United States—
21	(1) to support the security of Taiwan, the sta-
22	bility of cross-Strait relations, and the freedom of
23	the people of Taiwan to determine their own future
4	and to strenuously oppose any action by the PRC to
5	use force to change the status quo of Taiwan;

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(2) to cooperate with Taiwan as an important partner of the United States in promoting a free and open Indo-Pacific;

(3) to deter the use of force by the PRC to change the status quo of Taiwan by coordinating with allies and partners to identify and develop significant economic, diplomatic, and other measures that will deter and impose costs on any such use of force and support and cooperate with Taiwan to implement, resource, and modernize its military capabilities, including an asymmetric defense strategy, through security assistance and increases in defense spending;

(4) to strengthen cooperation with the military of Taiwan under the framework of the Taiwan Relations Act (Public Law 96–8; 22 U.S.C. 3301 et seq.) and the Six Assurances, with consideration of the ongoing military buildup in China and the imbalance in the security environment in the Taiwan Strait, and to transfer defense articles to Taiwan to enhance its capabilities, including its efforts to undertake defensive operations, such as undersea warfare and air defense capabilities, and maintain the ability to deny PRC coercion and invasion;

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1	(5) to urge Taiwan to increase its own invest-
.2	ments in military capabilities, including those that
3	support the implementation of an asymmetric de-
4	fense strategy;
5	(6) to advance and finalize key provisions of the
6	United States-Taiwan Trade and Investment Frame-
7	work Agreement and deepen economic ties between
8	the United States and Taiwan and advance the in-
9	terests of the United States by negotiating a bilat-
10	eral free trade agreement as soon as possible that
11	will include appropriate levels of labor rights and en-
12	vironmental protections;
13	(7) to include Taiwan as a partner in the Indo-
14	Pacific Economic Framework;
15	(8) to welcome Taiwan's meaningful participa-
16	tion in important international organizations, includ-
17	ing organizations that address global health, civilian
18	air safety, and efforts to counter transnational crime
19	and bilateral and multilateral security summits, mili-
20	tary exercises, and economic dialogues and forums;
21	(9) to support the Government of Taiwan as a
22	representative democratic government, constituted
23	through free and fair elections that reflect the will
24	of the people of Taiwan and promote dignity and re-

spect for the democratically-elected leaders of Tai-

Ţ	wan, who represent more than 23,000,000 citizens
2	by using the full range of diplomatic and financia
3	tools available to promote Taiwan's internationa
4	space;
5	(10) to ensure that distinctions in practice re
6	garding relations with Taiwan are consistent with
.7	the longstanding, comprehensive, strategic, and val
8	ues-based relationship the United States shares with
9	Taiwan, and contribute to the peaceful resolution of
10	cross-Strait issues; and
11	(11) to create and execute a plan for enhancing
12	our relationship with Taiwan by forming a robust
13	partnership that—
14	(A) meets the challenges of the 21st cen
15	$ ext{tury};$
16	(B) fully accounts for Taiwan's democratic
17	status; and
18	(C) remains faithful to United States prin-
19	ciples and values, consistent with the Taiwan
20	Relations Act and the Six Assurances.
21	SEC. 102. TREATMENT OF THE GOVERNMENT OF TAIWAN.
.22	(a) In General.—The Secretary of State and other
23	Federal departments and agencies shall—

1	(1) engage with the democratically-elected gov-
2	ernment of Taiwan as the legitimate representative
3	of the people of Taiwan; and
4	(2) end the outdated practice of referring to the
.5	government in Taiwan as the "Taiwan authorities".
6	(b) No RESTRICTIONS ON BILATERAL INTER-
7	ACTIONS.—Notwithstanding the continued supporting role
8	of the American Institute in Taiwan in carrying out
9	United States foreign policy and protecting United States
0	interests in Taiwan, the United States Government shall
1	not place any undue restrictions on the ability of officials
2	of the Department of State or other Federal departments
3	and agencies to interact directly and routinely with their
4	counterparts in the Government of Taiwan.
5	SEC. 103. TAIWAN SYMBOLS OF SOVEREIGNTY.
6	(a) DEFINED TERM.—In this section, the term "offi-
.7	cial purposes" méans—
8	(1) the wearing of official uniforms;
9	(2) conducting government-hosted ceremonies
0.	or functions; and
21	(3) appearances on Department of State social
2	media accounts promoting engagements with Tai-
23	wan.
4	(b) In General.—Not later than 90 days after the
5	date of the enactment of this Act, the Secretary of State

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1	shall rescind any contact guideline, internal restriction,
2	section of the Foreign Affairs Manual or the Foreign Af-
3	fairs Handbook, or related guidance or policies that, ex-
4	plicitly or implicitly, including through restrictions or limi-
5	tations on activities of United States Government per-
6	sonnel, limits the ability of members of the armed forces
7	of the Republic of China (Taiwan) and government rep-
8	resentatives from the Taipei Economic and Cultural Rep-
9	resentative Office to display, for official purposes, symbols
10	of Republic of China sovereignty, including—
11	(1) the flag of the Republic of China (Taiwan);
12	and
13	(2) the corresponding emblems or insignia of
14	military units.
15	SEC. 104, DESIGNATION AND REFERENCES TO TAIWAN REP-
16	RESENTATIVE OFFICE.
17	(a) STATEMENT OF POLICY.—It shall be the policy
18	of the United States, consistent with the Taiwan Relations
19	Act (Public Law 96-8; 22 U.S.C. 3301 et seq.) and the
20	Six Assurances—
21	(1) to provide the people of Taiwan with de
22	facto diplomatic treatment equivalent to foreign
23	countries, nations, states, governments, or similar
24	entities; and

1	(2) to rename the "Taipei Economic and Cul-
2	tural Representative Office" in the United States as
3	the "Taiwan Representative Office".
4	(b) RENAMING.—The Secretary of State shall seek
5	to enter into negotiations with the Taipei Economic and
6	Cultural Representative Office to rename its office in
7	Washington, D.C., the "Taiwan Representative Office".
8	(c) References.—If the negotiations under sub-
9	section (b) results in the renaming of the Taipei Economic
0	and Cultural Representative Office as the Taiwan Rep
1	resentative Office, any reference in a law, map, regulation
2	document, paper, or other record of the United States
3	Government to the Taipei Economic and Cultural Rep
4	resentative Office shall be deemed to be a reference to the
5	Taiwan Representative Office, including for all official
6	purposes of the United States Government, all courts of
7	the United States, and any proceedings by such Govern-
8	ment or in such courts.
9	SEC. 105. SENATE CONFIRMATION OF THE DIRECTOR OF
0.	THE TAIPEI OFFICE OF THE AMERICAN INSTI
1	TUTE IN TAIWAN.
2	The appointment of an individual to the position of
3	Director of the American Institute in Taiwan's Taipei of-
4	fice shall be subject to the advice and consent of the Sen-

- 1 ate. Upon Senate confirmation, such individual shall have
- 2 the title of Representative.

### 3 TITLE II—IMPLEMENTATION OF

- 4 AN ENHANCED DEFENSE
- 5 PARTNERSHIP BETWEEN THE
- 6 UNITED STATES AND TAIWAN
- 7 SEC. 201. AMENDMENTS TO THE TAIWAN RELATIONS ACT.
- 8 (a) DECLARATION OF POLICY.—Section 2(b) of the
- 9 Taiwan Relations Act (22 U.S.C. 3301(b)) is amended—
- (1) in paragraph (5), by inserting "and arms
- 11 conducive to deterring acts of aggression by the Peo-
- 12 ple's Liberation Army" after "arms of a defensive
- 13 character"; and
- 14 (2) in paragraph (6), by striking "to maintain
- the capacity of the United States".
- 16 (b) Provision of Defense Articles and Serv-
- 17 ICES.—Section 3(a) of the Taiwan Relations Act (22
- 18 U.S.C. 3302(a)) is amended by striking "to maintain a
- 19 sufficient self-defense capability" and inserting "to imple-
- 20 ment a strategy to deny and deter acts of coercion or ag-
- 21 gression by the People's Liberation Army".
- 22 (c) Rule of Construction.—Section 4 of the Tai-
- 23 wan Relations Act (22 U.S.C. 3303) is amended by adding
- 24 at the end the following:

1	"(e) Rule of Construction.—Nothing in this Act
2	nor the President's action in extending diplomatic recogni-
3	tion to the People's Republic of China, nor the absence
4	of diplomatic relations between the people of Taiwan and
5	the United States, and nor the lack of formal recognition
6	of Taiwan by the United States, and any related cir-
7	cumstances, may be construed to constitute a legal or
8	practical obstacle to any otherwise lawful action of the
9	President or of any United States Government agency
10	that is needed to advance or protect United States inter-
11	ests pertaining to Taiwan, including actions intended to
12	strengthen security cooperation between the United States
13	and Taiwan or to otherwise deter the use of force against
14	Taiwan by the People's Liberation Army.".
15	SEC. 202. ANTICIPATORY PLANNING AND ANNUAL REVIEW
16	OF THE UNITED STATES' STRATEGY TO DE
17	FEND TAIWAN.
18	(a) IN GENERAL.—Not later than 180 days after the
19	date of the enactment of this Act, and annually thereafter
20	for 10 years, the Secretary of Defense shall—
21	(1) conduct a classified review of the United
22	States strategy to defend Taiwan; and
23	(2) share the results of such review with the
24	Chairman and Ranking Member of the appropriate
25	committees of Congress.

1	(b) ELEMENTS.—The review conducted pursuant to
2	subsection (a) shall include—
3	(1) an assessment of Taiwan's current and
4	near-term capabilities, United States force readiness
5	and the adequacy of the United States' strategy to
6	enable the defense of Taiwan;
7	(2) a detailed strategy of denial to defend Tai
8	wan against aggression by the People's Liberation
9	Army, including an effort to seize and hold the is-
10	land of Taiwan;
11	(3) a comprehensive assessment of risks to the
12	United States and United States' interests, includ-
13	ing readiness shortfalls that pose strategic risk;
14.	(4) a review of indicators of the near-term like-
15	lihood of the use of force by the People's Liberation
16	Army against Taiwan; and
1.7	(5) a list of military capabilities, including ca-
18	pabilities that enable a strategy of denial, that—
19	(A) would suit the operational environment
20	and allow Taiwan to respond effectively to a va-
21	riety of contingencies across all potential phases
22	of conflict involving the People's Liberation
23	$\mathbf{Army}_i$ and

1	(B) would reduce the threat of conflict
2	thwart an invasion, and mitigate other risks to
3	the United States and Taiwan.
4	SEC. 203. JOINT ASSESSMENT.
5	(a) IN GENERAL.—The Secretary of State, in con-
-6	sultation with the Secretary of Defense, shall establish a
7	mechanism with Taiwan—
8	(1) to develop a joint assessment of the threats
9	Taiwan faces from the People's Republic of China
10	across the spectrum of possible military action; and
11	(2) to identify nonmaterial and material solu-
12	tions to deter and defeat such threats.
13	(b) INTEGRATED PRIORITIES LIST.—In carrying out
14	subsection (a), the Secretary of Defense, in consultation
15	with the Secretary of State, shall develop with Taiwan—
16	(1) an integrated priorities list;
17	(2) relevant plans for acquisition and training
18	for relevant nonmaterial and material solutions; and
19	(3) other measures to appropriately prioritize
20	the defense needs of Taiwan to maintain effective
21	deterrence across the spectrum of possible military
22	action by the People's Republic of China.
23	(c) Report.—Not later than 180 days after the date
24	of the enactment of this Act, the Secretary of Defense,
25	in consultation with the Secretary of State, shall submit

1	a report to the appropriate committees of Congress that
2	describes the joint assessment developed pursuant to sub-
3	section (a)(1).
4	SEC. 204. TAIWAN SECURITY ASSISTANCE INITIATIVE.
5	(a) TAIWAN SECURITY PROGRAMS.—The Secretary
6	of State, in consultation with the Secretary of Defense,
7	shall establish an initiative, to be known as the "Taiwan
8	Security Assistance Initiative" (referred to in this section
9	as the "Initiative"), that provides a Foreign Military Fi-
10	nancing Program for Taiwan and other measures to
11	strengthen the United States-Taiwan defense relationship,
12	and to accelerate the modernization of Taiwan's defense
13	capabilities required to deter or, if necessary, to defeat an
14	invasion of Taiwan by the People's Republic of China.
15	(b) Annual Report on Advancing the Defense
[6	of Taiwan.—
17	(1) APPROPRIATE CONGRESSIONAL COMMIT-
18	TEES DEFINED.—In this subsection, the term "ap-
9	propriate congressional committees" means—
20	(A) the Committee on Foreign Relations of
21	the Senate; and
22	(B) the Committee on Foreign Affairs of
23	the House of Representatives
24	(2) In general.—Not later than 180 days
25	after the date of the enactment of this Act, and an-

1	nually thereafter for 7 years, the Secretary of State
2	and the Secretary of Defense shall jointly submit a
3	report to the appropriate congressional committees
4	the describes Taiwan's enhancement of its self-de-
5	fense capabilities.
6	(3) MATTERS TO BE INCLUDED.—Each report
7	required under paragraph (2) shall include—
8	(A) an assessment of the commitment of
9	Taiwan to implementing the tenets of the Over-
10	all Defense Concept, including the steps that
11	Taiwan has taken and the steps that Taiwan
12	has not taken to implement those tenets;
13	(B) an assessment of the efforts of Taiwan
14	to acquire and employ within its forces asym-
15	metric capabilities, including—
16	(i) long-range precision fires;
17	(ii) integrated air and missile defense
18	systems;
19	(iii) anti-ship cruise missiles;
20	(iv) land-attack cruise missiles;
21	(v) coastal defense;
22	(vi) anti-armor;
23	(vii) undersea warfare;
24.	(viii) survivable swarming maritime
25	assets;

1	(ix) manned and unmanned aerial sys-
2	tems;
3	(x) mining and countermining capa
4	bilities;
5	(xi) intelligence, surveillance, and re-
6	connaissance capabilities;
7	(xii) command and control systems
8	$\overline{\mathbf{a}}$
9	(xiii) any other defense capabilities
10	that the United States and Taiwan jointly
11	determine are crucial to the defense of Tai-
12	wan, in accordance with the process devel-
13	oped pursuant to section 203(a);
14	(C) an evaluation of the balance between
15	conventional and counter intervention capabili-
16	ties in the defense force of Taiwan as of the
17	date on which the report is submitted;
18	(D) an assessment of steps taken by Tai-
19	wan to enhance the overall readiness of its de-
20	fense forces, including—
21	(i) the extent to which Taiwan is re-
22	quiring and providing regular training to
23	such forces;

1	(ii) the extent to which such training
2	is realistic to the security environment that
3	Taiwan faces; and
4	(iii) the sufficiency of the financial
5	and budgetary resources Taiwan is putting
6	toward readiness of such forces;
7	(E) an assessment of steps taken by Tai-
8	wan to ensure that the Taiwan Reserve Com-
9.	mand can recruit, train, and equip its forces;
10	(F) an evaluation of—
ļ1	(i) the severity of manpower shortages
12	in the military of Taiwan, including in the
13	reserve forces;
<b>l</b> 4	(ii) the impact of such shortages in
L <b>5</b>	the event of a conflict scenario; and
6	(iii) the efforts made by Taiwan's to
<b>7</b>	address such shortages;
8	(G) an assessment of the efforts made by
9	Taiwan to boost its civilian defenses, including
20	any informational campaigns to raise awareness
21	among the population of Taiwan of the risks of
22	Taiwan's security environment;
23	(H) an assessment of the efforts made by
24	Taiwan to secure its critical infrastructure, in-

Ţ	cluding in transportation, telecommunications
2	networks, and energy;
3	(I) an assessment of the efforts made by
4	Taiwan to enhance its cybersecurity, including
5	the security of civilian government and military
6	networks;
7	(J) an assessment of any significant gaps
8:	in any of the matters described in subpara-
9	graphs (A) through (I) with respect to which
10	the United States assesses that additional ac-
11	tion is needed;
12	(K) a description of cooperative efforts be-
13	tween the United States and Taiwan on the
14	matters described in subparagraphs (A)
15	through (J); and
16	(L) a description of any resistance within
17	the Government of Taiwan to—
18	(i) implementing the matters de-
19	scribed in subparagraphs (A) through (I);
20	or
21	(ii) United States' support or engage-
22	ment with regard to such matters.
23	(4) FORM.—The report required under para-
24	graph (2) shall be submitted in classified form, but
25	shall include a detailed unclassified summary.

Ţ	(5) SHARING OF SUMMARY.—The Secretary of
2	State and the Secretary of Defense shall jointly
3	share the unclassified summary required under para
4	graph (4) with the government and military of Tai
5	wan.
6.	(c) AUTHORITY TO PROVIDE ASSISTANCE.—The Sec-
7	retary of State, in consultation with the Secretary of De-
8	fense, shall use amounts appropriated pursuant to sub-
9	section (i) to provide assistance to the Government of Tai-
10	wan to achieve the purpose described in subsection (d)
11	(d) Purpose.—The purpose of the Foreign Military
12.	Financing Program shall be to provide assistance, includ-
13	ing equipment, training, and other support, to enable the
14	Government of Taiwan—
15.	(1) to accelerate the modernization of its de-
16	fense capabilities, including for asymmetric oper-
17	ations, that will delay, degrade, and deny attempts
18	by People's Liberation Army forces—
19	(A) to conduct coercive or grey zone activi-
20	ties;
21	(B) to enter or transit the Taiwan Strait
22	and adjoining seas;
23	(C) to secure a lodgment on Taiwan and
24	expand or otherwise use such lodgment to seize

1	control of a population center or other key ter-
2	ritory in Taiwan; and
3	(2) to prevent the People's Republic of China
4	from decapitating, seizing control of, or otherwise
:5	neutralizing or rendering ineffective the Government
6	of Taiwan.
7	(e) WAR RESERVE STOCKPILE.—Of the amounts ap-
8	propriated pursuant to subsection (i)(2), not more than
9	\$100,000,000 may be used during each of the fiscal years
10	2023 through 2032 to maintain a stockpile (if established
11	under section 213), in accordance with section 514 of the
12	Foreign Assistance Act of 1961 (22 U.S.C. 2321h), as
13	amended by section 212.
14	(f) AVAILABILITY OF FUNDS.—
15	(1) ANNUAL SPENDING PLAN.—Not later than
16	December 1, 2022, and annually thereafter, the Sec-
17	retary of State, in coordination with the Secretary of
18	Defense, shall submit a plan to the appropriate com-
19	mittees of Congress describing how funds appro-
20	priated pursuant to subsection (i)(2) will be used to
21	achieve the purpose described in subsection (d).
22	(2) CERTIFICATION.—Amounts appropriated
23	for each fiscal year pursuant to subsection (i)(2)
24	shall be made available for the purpose described in
25	such subsection after the Secretary of State certifies

1	to the appropriate committees of Congress that Tai
2	wan has increased its defense spending relative to
3	Taiwan's defense spending in its prior fiscal year
4.	excepting accounts in Taiwan's defense budget re
5	lated to personnel expenditures (other than military
6	training and education).
7	(3) Remaining funds.—
8	(A) In General.—Subject to subpara
9	graph (B), amounts appropriated for a fisca
10	year pursuant to subsection (i)(2) that are not
11	obligated and expended during such fiscal year
12	shall be added to the amount that may be used
13	for the Initiative in the subsequent fiscal year
14	(B) Rescission.—Amounts appropriated
15	pursuant to subsection (i)(2) that remain unob-
16	ligated on September 30, 2027 shall be re-
17	scinded and deposited into the general fund of
18	the Treasury.
19	(g) DEFENSE ARTICLES AND SERVICES FROM THE
20	United States Inventory and Other Sources.—
21	(1) In general.—In addition to assistance
22	provided pursuant to subsection (c), the Secretary of
23	State, in coordination with the Secretary of Defense,
24	may make available to the Government of Taiwan,
25	in such quantities as the Secretary of State con-

1	siders appropriate for the purpose described in sub-
2	section (d)—
3	(A) weapons and other defense articles
4	from the United States inventory and other
5	sources;
6	(B) excess defense articles from the United
7	States inventory; and
.8	(C) defense services.
9	(2) Replacement.—The Secretary of State
10	may use amounts appropriated pursuant to sub-
11	section (i)(2) for the cost of replacing any item pro-
12	vided to the Government of Taiwan pursuant to
13	paragraph (1)(A).
14	(h) Foreign Military Financing Loan and Loan
15	GUARANTEE AUTHORITY.—
16	(1) DIRECT LOANS.—
17	(A) IN GENERAL.—Notwithstanding sec-
18	tion 23(c)(1) of the Arms Export Control Act
19	(22 U.S.C. 2763), during fiscal years 2022 and
20	2023, the Secretary of State may make direct
21	loans available for Taiwan pursuant to section
22	23 of such Act.
23	(B) MAXIMUM OBLIGATIONS.—Gross obli-
24	gations for the principal amounts of loans au-

1	thorized under subparagraph (A) may not ex-
2	ceed \$2,000,000,000.
3	(C) Source of funds.—
4	(i) DEFINED TERM.—In this subpara-
5	graph, the term "cost"—
.6	(I) has the meaning given such
7	term in section 502(5) of the Congres-
8	sional Budget Act of 1974 (2 U.S.C.
.9	661a(5));
10	(II) shall include the cost of
11	modifying a loan authorized under
12	subparagraph (A); and
13	(III) may include the costs of
14	selling, reducing, or cancelling any
15	amounts owed to the United States or
16	to any agency of the United States.
17	(ii) In General.—Amounts appro-
18	priated pursuant to subsection (i)(1) may
19	be made available to pay for the cost of
20	loans authorized under subparagraph (A).
21	(D) FEES AUTHORIZED.—
22	(i) IN GENERAL.—The Government of
23	the United States may charge fees for
24.	loans made pursuant to subparagraph (A),
25	which shall be collected from borrowers

1	through a financing account (as defined in
2	section 502(7) of the Congressional Budget
3	Act of 1974 (2 U.S.C. 661a(7)).
4	(ii) Limitation on fee payments.—
5	Amounts made available under any appro-
6	priations Act for any fiscal year may not
7	be used to pay any fees associated with a
8	loan authorized under subparagraph (A).
9	(E) REPAYMENT.—Loans made pursuant
10	to subparagraph (A) shall be repaid not later
11	than 12 years after the loan is received by the
12	borrower, including a grace period of not more
13	than 1 year on repayment of principal.
14	(F) INTEREST.—
15.	(i) IN GENERAL.—Notwithstanding
16	section 23(c)(1) of the Arms Export Con-
17	trol Act (22 U.S.C. 2763(c)(1), interest for
l·8	loans made pursuant to subparagraph (A)
ι9	may be charged at a rate determined by
20	the Secretary of State, except that such
21	rate may not be less than the prevailing in-
22	terest rate on marketable Treasury securi-
23	ties of similar maturity.
24	(ii) TREATMENT OF LOAN AMOUNTS
25	USED TO PAY INTEREST.—Amounts made

1	avanable under tins paragraph for interest
2	costs shall not be considered assistance for
3	the purposes of any statutory limitation on
4	assistance to a country.
5.	(2) LOAN GUARANTEES.—
6	(A) In General.—Amounts appropriated
7	pursuant to subsection $(i)(1)$ may be made
8	available for the costs of loan guarantees for
9	Taiwan under section 24 of the Arms Export
10	Control Act (22 U.S.C. 2764) for Taiwan to
11	subsidize gross obligations for the principal
12	amount of commercial loans and total loan
13	principal, any part of which may be guaranteed,
14	not to exceed \$2,000,000,000.
15	(B) MAXIMUM AMOUNTS.—A loan guar-
16	antee authorized under subparagraph ( $\Lambda$ )—
17	(i) may not guarantee a loan that ex-
18	ceeds $$2,000,000,000$ ; and
19	(ii) may not exceed 80 percent of the
20	loan principal with respect to any single
21	borrower.
22	(C) Subordination.—Any loan guaran-
23	teed pursuant to subparagraph (A) may not be
24	subordinated to—

1	(i) another debt contracted by the
2	borrower; or
3	(ii) any other claims against the bor-
4	rower in the case of default.
<b>[5</b> ]	(D) REPAYMENT.—Repayment in United
6	States dollars of any loan guaranteed under
7	this paragraph shall be required not later than
8	12 years after the loan agreement is signed.
.9	(E) FEES.—Notwithstanding section 24 of
10	the Arms Export Control Act (22 U.S.C. 2764),
11	the Government of the United States may
12	charge fees for loan guarantees authorized
13	under subparagraph (A), which shall be col-
14	lected from borrowers, or from third parties on
15 <sup>°</sup>	behalf of such borrowers, through a financing
16	account (as defined in section 502(7) of the
17	Congressional Budget Act of 1974 (2 U.S.C.
18	661a(7)).
19	(F) TREATMENTS OF LOAN GUARAN-
20	TEES.—Amounts made available under this
21	paragraph for the costs of loan guarantees au-
22	thorized under subparagraph (A) shall not be
23	considered assistance for the purposes of any
24	statutory limitation on assistance to a country.

1	(3) NOTIFICATION REQUIREMENT.—Amounts
2	appropriated to carry out this subsection may not be
3	expended without prior notification of the appro-
4	priate committees of Congress.
.5	(i) AUTHORIZATION OF APPROPRIATIONS.—
6	(1) Foreign military financing pro-
7	GRAM.—There is authorized to be appropriated
8	under the heading "Foreign Military Financing Pro
9	gram", such sums as may be necessary to carry out
10	the program authorized under subsection (c).
11	(2) AUTHORIZATION OF APPROPRIATIONS.—In
12	addition to amounts appropriated pursuant to para
13	graph (1), there is authorized to be appropriated to
14	the Department of State to carry out the Initia
15	tive—
16	(A) \$250,000,000 for fiscal year 2023;
17	(B) \$750,000,000 for fiscal year 2024;
18	(C) \$1,500,000,000 for fiscal year 2025;
19	and
20	(D) \$2,000,000,000 for fiscal year 2026.
21	(j) SUNSET PROVISION.—Assistance may not be pro-
22	vided under this section after September 30, 2032.

1	SEC. 205. REQUIREMENTS REGARDING DEFINITION OF
2	COUNTER INTERVENTION CAPABILITIES.
3	(a) STATEMENT OF POLICY.—It is the policy of the
4	United States—
5	(1) to ensure that requests by Taiwan to pur-
6	chase arms from the United States are not pre-
7	maturely rejected or dismissed before Taiwan sub-
8	mits a letter of request or other formal documenta-
9	tion, particularly when such requests are for capa-
10	bilities that are not included on any United States
11	Government priority lists of necessary capabilities
12	for the defense of Taiwan, and
13	(2) to ensure close consultation among rep-
14	resentatives of Taiwan, Congress, industry, and the
15	Executive branch about requests referred to in para-
16	graph (1) and the needs of Taiwan before Taiwan
17	submits formal requests for such purchases.
18	(b) REQUIREMENT.—Not later than 45 days after the
19	date of the enactment of this Act, the Secretary of State
20	and the Secretary of Defense shall jointly submit to the
21	appropriate committees of Congress—
22	(1) a list of categories of counter intervention
23	capabilities and a justification for each such cat-
24	egory; and
25	(2) a description of the degree to which the
26	United States has a policy of openness or flexibility

1	for the consideration of capabilities that may not fall
2	within the scope of counter intervention capabilities
3	included in the list required under paragraph (1),
4.	due to potential changes, such as—
5	(Λ) the evolution of defense technologies;
6	(B) the identification of new concepts of
7	operation or ways to employ certain capabilities;
8	and
9	(C) other factors that might change assess-
10	ments by the United States and Taiwan of
11	what constitutes counter intervention capabili-
12	ties.
13	SEC. 206. COMPREHENSIVE TRAINING PROGRAM.
14	(a) In General.—The Secretary of State, in con-
15	sultation with the Secretary of Defense, shall establish a
16	comprehensive training program with the Government of
17	Taiwan that is designed—
18	(1) to achieve interoperability;
19	(2) to familiarize the militaries of the United
20	States and Taiwan with each other; and
21	(3) to improve Taiwan's defense capabilities.
22	(b) Elements.—The training program established
23	pursuant to subsection (a) shall include joint United
24	States-Taiwan—
25	(1) contingency tabletop exercises;

1	(2) war games; and
2	(3) robust, operationally relevant, or full-scale
3	military exercises.
4	(c) Annual Report.—Not later than 180 days after
5	the date of the enactment of this Act, and annually there-
6	after for the following 10 years, the Secretary of State,
7	in consultation with the Secretary of Defense, shall submit
8	a report to the appropriate committees of Congress that
9	describes the establishment and implementation of the
0	training program established pursuant to subsection (a).
1	SEC. 207. MILITARY PLANNING MECHANISM.
2	The Secretary of Defense, in consultation with the
3	Secretary of State, shall establish a high-level military
4	planning mechanism between the United States and Tai-
5	wan that—
6	(1) is designed to oversee a Joint and Com-
7	bined Exercise Program and to coordinate Inter-
8	national Military Education and Training assistance
9	and professional exchanges aimed at determining
20	and coordinating the acquisition of capabilities for
21	United States and Taiwan military forces to address
22	the needs of currently anticipated and future contin-
23	gencies; and
24	(2) may be modeled after the Joint United
25	States Military Advisory Group Thailand, or any

Ţ	such similar existing arrangement, as determined by
2	the Secretary of Defense.
3	SEC. 208. ASSESSMENT OF TAIWAN'S NEEDS FOR CIVILIAN
4	DEFENSE AND RESILIENCE.
5	(a) ASSESSMENT REQUIRED.—Not later than 120
6	days after the date of enactment of this Act, the Secretary
7	of State and the Secretary of Defense, in consultation with
8	heads of other relevant Federal departments and agencies,
9	shall submit a written, classified assessment of Taiwan's
10	needs in the areas of civilian defense and resilience to the
11	appropriate committees of Congress, the Committee on
12	Appropriations of the Senate, and the Committee on Ap-
13:	propriations of the House of Representatives.
14	(b) MATTERS TO BE INCLUDED.—The assessment
15	required under subsection (a) shall—
16	(1) analyze the potential role of Taiwan's public
17	and civilian assets in defending against various sce-
18.	naries to coerce or conduct military aggression
19	against Taiwan;
20	(2) carefully analyze Taiwan's needs for en-
21	hancing its defensive capabilities through the sup-
22	port of civilians and civilian sectors, including—
23	(A) greater utilization of Taiwan's high
24	tech labor force;

1	(B) the creation of clear structures and lo
2	gistics support for civilian defense role alloca
3	tion;
4	(C) recruitment and skills training for Tai
5	wan's defense and civilian sectors; and
6	(D) other defense needs and considerations
7	at the provincial, city, and neighborhood levels
8	(3) analyze Taiwan's needs for enhancing resil-
9	iency among its people and in key economic sectors.
10	$\mathbf{and}$
11	(4) identify the areas and means through which
12	the United States could provide training and assist-
13	ance to support the needs discovered through the as-
14	sessment and fill any critical gaps where capacity
15	falls short of such needs.
16	(c) FORM OF REPORT.—Notwithstanding the classi-
17	fied nature of the assessment required under subsection
18	(a), the assessment shall be shared with appropriate offi-
19	cials of the Government of Taiwan to facilitate coopera-
20	tion.
21	(d) Authorization of Appropriations.—
22	(1) IN GENERAL.—There is authorized to be
23	appropriated to complete the assessment required
24	under subsection (a) —

1	(A) \$500,000 for the Department of State;
2	and
3	(B) \$500,000 for the Department of De-
4	fense.
5	(2) Transfer authority.—The Secretary of
6	State and the Secretary of Defense are authorized to
7	transfer any funds appropriated to their respective
8	departments pursuant to paragraph (1) to other
9	Federal departments and agencies for the purposes
10	of facilitating the contributions of such departments
11	and agencies to the assessment required under sub-
12	section (a).
13	SEC. 209. PRIORITIZING EXCESS DEFENSE ARTICLE TRANS-
13 14	SEC. 209. PRIORITIZING EXCESS DEFENSE ARTICLE TRANS- FERS FOR TAIWAN.
14	FERS FOR TAIWAN.
14 15 16	FERS FOR TAIWAN.  (a) SENSE OF CONGRESS.—It is the sense of Con-
14 15 16	FERS FOR TAIWAN.  (a) SENSE OF CONGRESS.—It is the sense of Congress that the United States Government should appro-
14 15 16 17 18	FERS FOR TAIWAN.  (a) SENSE OF CONGRESS.—It is the sense of Congress that the United States Government should appropriately prioritize the review of excess defense article
14 15 16 17 18 19	FERS FOR TAIWAN.  (a) SENSE OF CONGRESS.—It is the sense of Congress that the United States Government should appropriately prioritize the review of excess defense article transfers to Taiwan.
14 15 16 17 18 19 20	FERS FOR TAIWAN.  (a) SENSE OF CONGRESS.—It is the sense of Congress that the United States Government should appropriately prioritize the review of excess defense article transfers to Taiwan.  (b) FIVE-YEAR PLAN.—Not later than 90 days after
14 15 16 17 18 19 20	FERS FOR TAIWAN.  (a) Sense of Congress.—It is the sense of Congress that the United States Government should appropriately prioritize the review of excess defense article transfers to Taiwan.  (b) Five-year Plan.—Not later than 90 days after the date of the enactment of this Λct, the President
14 15 16 17 18 19 20 21	FERS FOR TAIWAN.  (a) Sense of Congress.—It is the sense of Congress that the United States Government should appropriately prioritize the review of excess defense article transfers to Taiwan.  (b) FIVE-YEAR PLAN.—Not later than 90 days after the date of the enactment of this Λct, the President shall—

1	(2) submit a report to the appropriate commit-
2	tees of Congress that describes such plan.
3	(c) REQUIRED COORDINATION.—The United States
4	Government shall coordinate and align excess defense arti-
5	cle transfers with capacity building efforts of Taiwan.
6	(d) Transfer Authority.—
7	(1) IN GENERAL.—Section 516(c)(2) of the
8	Foreign Assistance Act of 1961 (22 U.S.C.
9	2321j(c)(2)) is amended by striking "and to the
10	Philippines" and inserting ", to the Philippines, and
11	to Taiwan".
12	(2) TREATMENT OF TAIWAN.—With respect to
13	the transfer of excess defense articles under section
14	516(c)(2) of the Foreign Assistance Act of 1961, as
15	amended by paragraph (1), Taiwan shall receive the
16	same benefits as the other countries referred to in
17	such section.
18	SEC. 210. FAST-TRACKING SALES TO TAIWAN UNDER THE
19	FOREIGN MILITARY SALES PROGRAM.
20	(a) Prioritized Processing of Foreign Milli-
21	TARY SALES REQUESTS FROM TAIWAN.—The Secretary
22	of State, in coordination with the Secretary of Defense
23	shall appropriately prioritize and expedite the processing
24	of requests from Taiwan under the Foreign Military Sales

1	program and may not delay the processing of such re-
2	quests for bundling purposes.
3	(b) Annual Report.—Not later than 180 days after
4	the date of the enactment of this $\Lambda$ et, and annually there-
5	after for the following 10 years, the Secretary of State,
6	in coordination with the Secretary of Defense, shall submit
7	a report to the appropriate committees of Congress that
8	describes the steps that have been taken to carry out sub-
9	section (a).
10	SEC. 211. WHOLE-OF-GOVERNMENT DETERRENCE MEAS-
11	URES TO RESPOND TO THE PEOPLE'S REPUB-
12	LIC OF CHINA'S FORCE AGAINST TAIWAN.
	· · · · · · · · · · · · · · · · · · ·
13	(a) Briefing Required.—Not later than 180 days
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13	(a) Briefing Required.—Not later than 180 days
13 14	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually
13 14 15	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State,
13 14 15 16	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State, the Secretary of the Treasury, the Secretary of Defense,
13 14 15 16 17	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State, the Secretary of the Treasury, the Secretary of Defense, the Secretary of Commerce, the Director of National Intel-
13 14 15 16 17 18	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State, the Secretary of the Treasury, the Secretary of Defense, the Secretary of Commerce, the Director of National Intelligence, and any other relevant heads of Federal depart-
13 14 15 16 17 18 19	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State, the Secretary of the Treasury, the Secretary of Defense, the Secretary of Commerce, the Director of National Intelligence, and any other relevant heads of Federal departments and agencies shall provide a detailed briefing to the
13 14 15 16 17 18 19 20	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State, the Secretary of the Treasury, the Secretary of Defense, the Secretary of Commerce, the Director of National Intelligence, and any other relevant heads of Federal departments and agencies shall provide a detailed briefing to the appropriate committees of Congress regarding—
13 14 15 16 17 18 19 20 21	(a) Briefing Required.—Not later than 180 days after the date of the enactment of this Act, and annually thereafter for the following 5 years, the Secretary of State, the Secretary of the Treasury, the Secretary of Defense, the Secretary of Commerce, the Director of National Intelligence, and any other relevant heads of Federal departments and agencies shall provide a detailed briefing to the appropriate committees of Congress regarding—  (1) all available economic, diplomatic, and other

1	embargoes, or other measures to change the status
2	quo of Taiwan;
3	(2) efforts by the United States Government to
4	deter the use of force by the People's Republic of
5	China to change the status quo of Taiwan; and
6	(3) progress to date of all coordination efforts
7	between the United States Government and its allies
8	and partners with respect to deterring the use of
9	force to change the status quo of Taiwan.
10	(b) COORDINATED CONSEQUENCES WITH ALLIES
1,1,	AND PARTNERS.—The Secretary of State shall coordinate
12.	with United States allies and partners to identify and de-
13	velop significant economic, diplomatic, and other measures
14	to deter the use of force by the People's Republic of China
15	to change the status quo of Taiwan.
16	SEC. 212. INCREASE IN ANNUAL WAR RESERVES STOCK-
17	PILE ADDITIONS AND SUPPORT FOR TAIWAN.
18	(a) In General.—Section 514(b)(2)(A) of the For-
19	eign Assistance Act of 1961 (22 U.S.C. 2321j(b)(2)(A))
20	is amended by striking " $\$200,000,000$ " and all that fol-
21	lows and inserting "\$500,000,000 for any of the fiscal
22	years 2023, 2024, or 2025.".
23	(b) ESTABLISHMENT.—Subject to section 514 of the
24	Foreign Assistance Act of 1961 (22 U.S.C. 2321h), the

- 1 President may establish a war reserve stockpile for Tai-
- 2 wan that consists primarily of munitions.
- 3 (c) Inclusion of Taiwan Among Other Allies
- 4 Eligible for Defense Articles.—Chapter 2 of part
- 5 II of the Foreign Assistance Act of 1961 (22 U.S.C. 2311
- 6 et seq.) is amended—
- 7 (1) in section 514(c)(2) (22 U.S.C.
- 8 2321h(e)(2)), by inserting "Taiwan," after "Thai-
- 9 land,"; and
- 10 (2) in section 516(e)(2) (22 U.S.C.
- 11 2321j(c)(2)), by inserting "to Taiwan," after "major
- 12 non-NATO allies on such southern and southeastern
- 13 flank,".
- 14 (d) Annual Briefing.—Not later than 1 year after
- 15 the date of enactment of this Act, and annually thereafter
- 16 for 7 years, the President shall provide a briefing to the
- 17 appropriate committees of Congress regarding the status
- 18 of a war reserve stockpile established under subsection (b).
- 19 SEC. 213. DESIGNATION OF TAIWAN AS A MAJOR NON-NATO
- 20 ALLY.
- 21 Section 517 of the Foreign Assistance Act of 1961
- 22 (22 U.S.C. 2321k) is amended by adding at the end the
- 23 following:
- 24 "(c) Additional Designations.—

1	"(1) IN GENERAL.—Taiwan is designated as a
2,	major non-NATO ally for purposes of this Act, the
3	Arms Export Control Act (22 U.S.C. 2751 et seq.)
4	and section 2350a of title 10, United States Code
5	"(2) NOTICE OF TERMINATION OF DESIGNA-
6	TION.—The President shall notify Congress in ac-
7	cordance with subsection (a)(2) before terminating
8	the designation specified in paragraph (1).".
9	TITLE III—COUNTERING PEO-
10	PLE'S REPUBLIC OF CHINA'S
11	AGGRESSION AND INFLU-
12	ENCE CAMPAIGNS
13	SEC. 301. STRATEGY TO RESPOND TO INFLUENCE AND IN
14	FORMATION OPERATIONS TARGETING TAI
15	WAN.
16	(a) In General.—Not later than 180 days after the
17	date of the enactment of this Act, the Secretary of State
18	shall develop and implement a strategy to respond to—
19	(1) the Chinese Communist Party's United
20	Front; and
21	(2) information and disinformation campaigns
22	cyber attacks, and nontraditional propaganda meas-
23	
	ures supported by the Government of the People's

1	Party that are directed toward persons or entities in
2	Taiwan.
3	(b) Elements.—The strategy required under sub-
4	section (a) shall include—
5	(1) the development of a response to propa-
6	ganda and disinformation campaigns by the People's
7	Republic of China and cyber-intrusions targeting
8	Taiwan, including—
9	(A) assistance in building the capacity of
10	the Government of Taiwan and private-sector
11	entities to document and expose propaganda
12	and disinformation supported by the Govern-
13	ment of the People's Republic of China, the
14	Chinese Communist Party, or affiliated entities;
15	(B) assistance to enhance the Government
16	of Taiwan's ability to develop a whole-of-govern-
17	ment strategy to respond to sharp power oper-
18	ations, including election interference; and
19	(C) media training for Taiwan officials and
20	other Taiwan entities targeted by
21	disinformation campaigns;
22	(2) the development of a response to political
23	influence operations that includes an assessment of
24	the extent of influence exerted by the Government of
25	the People's Republic of China and the Chinese

I.	Communist Earty in Taiwan on local political par-
2	ties, financial institutions, media organizations, and
3	other entities;
4	(3) support for exchanges and other technical
5	assistance to strengthen the Taiwan legal system's
6	ability to respond to sharp power operations; and
7	(4) the establishment of a coordinated partner-
8.	ship, through the American Institute in Taiwan's
9	Global Cooperation and Training Framework, with
10	like-minded governments to share data and best
11.	practices with the Government of Taiwan regarding
12	ways to address sharp power operations supported
13	by the Government of the People's Republic of
14	China and the Chinese Communist Party.
l5	SEC. 302. STRATEGY TO COUNTER ECONOMIC COERCION
16	BY THE PEOPLE'S REPUBLIC OF CHINA TAR-
17	
L /	GETING COUNTRIES AND ENTITIES THAT
	GETING COUNTRIES AND ENTITIES THAT SUPPORT TAIWAN.
18 19	SUPPORT TAIWAN.
18 19 20	SUPPORT TAIWAN.  (a) IN GENERAL.—Not later than 90 days after the
18 19 20 21	SUPPORT TAIWAN.  (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, and every 180 days
18 19 20 21	SUPPORT TAIWAN.  (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, and every 180 days thereafter for the following 5 years, the Secretary of State
18 19 20 21 22 23	support taiwan.  (a) In General.—Not later than 90 days after the date of the enactment of this Act, and every 180 days thereafter for the following 5 years, the Secretary of State shall submit to the appropriate committees of Congress

- 1 against countries which have strengthened their ties with,
- 2 or support for, Taiwan.
- 3 (b) Assistance for Countries and Entities
- 4 TARGETED BY THE PEOPLE'S REPUBLIC OF CHINA FOR
- 5 ECONOMIC COERCION.—The Department of State, the
- 6 United States Agency for International Development, the
- 7 United States International Development Finance Cor-
- 8 poration, the Department of Commerce and the Depart-
- 9 ment of the Treasury shall provide appropriate assistance
- 10 to countries and entities that are subject to trade restric-
- 11 tions and other forms of economic coercion by the People's
- 12 Republic of China to support its supply chain resilience
- 13 and other economic measures in response to the trade re-
- 14 strictions imposed by China.

# 15 TITLE IV—INCLUSION OF TAI-

## 16 WAN IN INTERNATIONAL OR-

## 17 GANIZATIONS

- 18 SEC. 401. PARTICIPATION OF TAIWAN IN INTERNATIONAL
- 19 ORGANIZATIONS.
- 20 (a) STATEMENT OF POLICY.—It is the policy of the
- 21 United States to promote Taiwan's inclusion and mean-
- 22 ingful participation in meetings held by international orga-
- 23 nizations.
- 24 (b) SUPPORT FOR MEANINGFUL PARTICIPATION.—
- 25 The Permanent Representative of the United States to the

1	United Nations and other relevant United States officials
2	should actively support Taiwan's meaningful participation
3	in all appropriate international organizations.
4	(c) Report.—Not later than 90 days after the date
5	of the enactment of this Act, the Secretary of State shall
6	submit a report to the appropriate congressional commit-
7	tees that—
8	(1) describes the People's Republic of China's
9	efforts at the United Nations and other international
10	bodies to block Taiwan's meaningful participation
11	and inclusion; and
12	(2) recommends appropriate responses that
13	should be taken by the United States to carry out
14	the policy described in subsection (a).
15	SEC. 402. PARTICIPATION OF TAIWAN IN THE INTER-AMER-
16	ICAN DEVELOPMENT BANK.
17	It is the sense of Congress that—
18	(1) the United States fully supports Taiwan's
19	participation in, and contribution to, international
20	organizations and understands the importance of the
21	relationship between Taiwan and the United States;
22	(2) diversifying the donor base of the Inter-
23	American Development Bank (referred to in this
24	title as the "IDB") and increasing ally engagement

1	in the Western Hemisphere reinforces United States
2	national interests;
3	(3) Taiwan's significant contribution to the de-
4	velopment and economies of Latin America and the
5	Caribbean demonstrate that Taiwan's membership
6	in the IDB as a non-borrowing member would ben-
7	efit the IDB and the entire Latin American and
8	Caribbean region; and
9	(4) non-borrowing membership in the IDB
10	would allow Taiwan to substantially leverage and
11.	channel the immense resources Taiwan already pro-
12	vides to Latin America and the Caribbean to reach
13	a larger number of beneficiaries.
14	SEC. 403. PLAN FOR TAIWAN'S PARTICIPATION IN THE
15	INTER-AMERICAN DEVELOPMENT BANK.
16	The Secretary of State, in coordination with the Sec-
17	retary of the Treasury, is authorized—
18	(1) to initiate a United States plan to endorse
9	non-borrowing IDB membership for Taiwan; and
20.	(2) to instruct the United States Governor of
21	the IDB to work with the IDB Board of Governors
22,	to admit Taiwan as a non-borrowing member of the
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1	SEC. 404. REPORT CONCERNING MEMBER STATE STATUS
2	FOR TAIWAN AT THE INTER-AMERICAN DE
3	VELOPMENT BANK.
4	Not later than 90 days after the date of the enact-
5	ment of this Act, and not later than April 1 of each year
6	thereafter, the Secretary of State, in coordination with the
7	Secretary of the Treasury, shall submit an unclassified re-
8	port to the Committee on Foreign Relations of the Senate
9	and the Committee on Foreign Affairs of the House of
.10	Representatives that—
11	(1) describes the United States plan to endorse
12	and obtain non-borrowing membership status for
13	Taiwan at the IDB;
14	(2) includes an account of the efforts made by
15	the Secretary of State and the Secretary of the
16	Treasury to encourage IDB member states to pro-
17	mote Taiwan's bid to obtain non-borrowing member-
18	ship at the IDB; and
19	(3) identifies the steps that the Secretary of
20	State and the Secretary of the Treasury will take to
21	endorse and obtain non-borrowing membership sta-
22	tus for Taiwan at the IDB in the following year.

1	SEC. 405. CLARIFICATION REGARDING UNITED NATIONS
2	GENERAL ASSEMBLY RESOLUTION 2758
3	(XXVI).
4	Section 2(a) of the Taiwan Allies International Pro-
5	tection and Enhancement Initiative (TAIPEI) Act of 2019
6	(Public Law 116-135) (relating to diplomatic relations
7	with Taiwan) is amended by adding at the end the fol-
8	lowings
9	"(10) United Nations General Assembly Reso
10	lution 2758 (1971)—
11	"(A) established the representatives of the
12	Government of the People's Republic of China
13	as the only lawful representatives of China to
14	the United Nations;
15	"(B) did not address the issue of represen-
16	tation of Taiwan and its people in the United
17	Nations or in any related organizations; and
1.8	"(C) did not take a position on the rela-
9	tionship between the People's Republic of China
20	and Taiwan or include any statement pertaining
21	to Taiwan's sovereignty.
22	"(11) The United States opposes any initiative
23	that seeks to change Taiwan's status without the
24	consent of the people of Taiwan "

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#### 1 TITLE V—ENHANCED DEVELOP-

- 2 MENT AND ECONOMIC CO-
- 3 OPERATION BETWEEN THE
- 4 UNITED STATES AND TAIWAN
- 5 SEC. 501. FINDINGS.
- 6 Congress makes the following findings:
  - (1) Taiwan has been an important trading partner of the United States for many years, accounting for \$114,000,000,000 in two-way trade in 2021.
    - (2) Taiwan has demonstrated the capacity to hold a strong economic partnership with the United States. Along with a robust trading profile of goods and services, Taiwan supports an estimated 208,000 American jobs, a number that will only increase with a comprehensive bilateral trade agreement.
    - (3) In addition to supplementing United States goods and services, Taiwan is a reliable partner in many of our Nation's industries, which is not only critical for diversifying our Nation's supply chains, but is also essential to reducing our Nation's reliance on other countries, such as China, who seek to leverage supply chain inefficiencies in their path to regional and global dominance. Such diversification of our Nation's supply chain is critical to United States national security.

1	(4) The challenges to establishing an agreement
2	with Taiwan, such as reaching an agreement on ag-
3	ricultural standards, will not prevent the completion
4	of a bilateral trade agreement. Taiwan has already
5	taken steps to further the progress towards such an
6	agreement by announcing its intent to lift their re-
7	strictions on United States pork and beef products,
8	which will greatly increase the accessibility of Amer-
9:	ican farmers and ranchers to Taiwan markets. In
0	light of this important development, the United
1	States should immediately move forward with sub-
2	stantial negotiations for a comprehensive bilateral
3	trade agreement with Taiwan.
4	(5) A free and open Indo-Pacific is a goal that
5	needs to be actively pursued to counter China's use
6	of unfair trading practices and other policies to ad-
.7	vance its economic dominance in the Indo-Pacific re-
.8	gion. An agreement with Taiwan would-
9	(A) help the United States accomplish this
20	goal by building a network of like-minded gov-
1	ernments dedicated to fair competition and
2	open markets that are free from government
3	manipulation; and

1	(B) serve as a signal to other nations that
2	Taiwan is a viable partner that is open for busi-
3	ness.
4	(6) Since November 2020, Taiwan and the
5	United States have engaged in the U.STaiwan Eco-
6	nomic Prosperity Partnership Dialogue, covering a
7	broad range of economic issues including—
8:	(A) 5G networks and telecommunications
9	security;
10	(B) supply chains resiliency;
11	(C) infrastructure cooperation;
12	(D) renewable energy;
13	(E) global heath; and
14	(F) science and technology.
<b>15</b> .	(7) A trade agreement between the United
16	States and Taiwan would promote security and eco-
17	nomic growth for the United States, Taiwan, and
18	the entire Indo-Pacific region.
19	(8) Leaving Taiwan out of the conversation on
20	Indo-Pacific Economic Framework would—
21	(A) create significant distortions for the
22	structure of the regional and global economic
23	architecture; and
24	(B) run counter to the United States' eco-
25	nomic interests.

1	SEC. 502. SENSE OF CONGRESS ON A FREE TRADE AGREE-
2	MENT WITH TAIWAN, THE INDO-PACIFIC ECO-
3.	NOMIC FRAMEWORK, AND CBP
4	PRECLEARANCE.
5	It is the Sense of Congress that—
6	(1) the United States Trade Representative
7	should resume meetings under the United States
8	and Taiwan Trade and Investment Framework
9	Agreement with the goal of reaching a bilateral free
10	trade agreement with Taiwan;
11	(2) the United States Trade Representative and
12	the Secretary of Commerce should undertake efforts
13	to assure Taiwan's engagement and participation in
14	the Indo-Pacific Economic Framework; and
15	(3) the United States should utilize and expand
16	Preclearance programs to meet the needs of the
17	United States travel and tourism industry, including
18	by prioritizing the establishment of Preclearance fa-
19	cilities with Indo-Pacific allies and partners, includ-
20	ing Taiwan.

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1	TITLE VI—SUPPORTING UNITED
2	STATES EDUCATIONAL AND
3	EXCHANGE PROGRAMS WITH
4	TAIWAN
5	SEC. 601. SHORT TITLE.
6	This title may be cited as the "Taiwan Fellowship
7	Act.
8	SEC. 602. FINDINGS.
9	Congress makes the following findings:
10	(1) The Taiwan Relations Act (Public Law 96–
11	8; 22 U.S.C. 3301 et seq.) affirmed United States
12	policy "to preserve and promote extensive, close, and
13	friendly commercial, cultural, and other relations be-
14	tween the people of the United States and the people
15	on Taiwan, as well as the people on the China main-
16	land and all other peoples of the Western Pacific
17	area''.
18	(2) Consistent with the Asia Reassurance Ini-
19	tiative Act of 2018 (Public Law 115-409), the
20	United States has grown its strategic partnership
21	with Taiwan's vibrant democracy of 23,000,000 peo-
22	ple.
23.	(3) Despite a concerted campaign by the Peo-

ple's Republic of China to isolate Taiwan from its

diplomatic partners and from international organiza-

1	tions, including the World Health Organization, Tai-
2	wan has emerged as a global leader in the
3	coronavirus global pandemic response, including by
4	donating more than 2,000,000 surgical masks and
5	other medical equipment to the United States.
6	(4) The creation of a United States fellowship
7	program with Taiwan would support a key priority
8	of expanding people-to-people exchanges, which was
9	outlined in the President's 2017 National Security
10	Strategy.
11	SEC. 603. PURPOSES.
12	The purposes of this title are—
13	(1) to further strengthen the United States-Tai-
14	wan strategic partnership and broaden under-
14 15	wan strategic partnership and broaden under- standing of the Indo-Pacific region by temporarily
15	standing of the Indo-Pacific region by temporarily
15 16	standing of the Indo-Pacific region by temporarily assigning officials of any branch of the United
15 16 17	standing of the Indo-Pacific region by temporarily assigning officials of any branch of the United States Government to Taiwan for intensive study in
15 16 17 18	standing of the Indo-Pacific region by temporarily assigning officials of any branch of the United States Government to Taiwan for intensive study in Mandarin and placement as Fellows with the gov-
15 16 17 18 19	standing of the Indo-Pacific region by temporarily assigning officials of any branch of the United States Government to Taiwan for intensive study in Mandarin and placement as Fellows with the governing authorities on Taiwan or a Taiwanese civic
15 16 17 18 19 20	standing of the Indo-Pacific region by temporarily assigning officials of any branch of the United States Government to Taiwan for intensive study in Mandarin and placement as Fellows with the governing authorities on Taiwan or a Taiwanese civic institution;
15 16 17 18 19 20 21	standing of the Indo-Pacific region by temporarily assigning officials of any branch of the United States Government to Taiwan for intensive study in Mandarin and placement as Fellows with the governing authorities on Taiwan or a Taiwanese civic institution;  (2) to provide for eligible United States per-

1	(B) to expand their understanding of the
2	political economy of Taiwan and the Indo-Pa-
3	cific region; and
4	(3) to better position the United States to ad-
5	vance its economic, security, and human rights in
6	terests and values in the Indo-Pacific region.
7	SEC. 604, DEFINITIONS.
8	In this title:
9	(1) AGENCY HEAD.—The term "agency head"
10	means—
1.1	(A) with respect to the executive branch of
12	United States Government or an agency of the
13	legislative branch other than the Senate or the
14	House of Representatives, the head of the re-
15	spective agency;
16	(B) with respect to the judicial branch of
17	United States Government, the chief judge of
18	the respective court;
19	(C) with respect to the Senate, the Presi-
20	dent pro tempore, in consultation with the ma-
21	jority leader and the minority leader of the Sen-
22	ate; and
23	(D) with respect to the House of Rep-
24	resentatives, the Speaker of the House, in con-

1	sultation with the majority leader and the mi-
2	nority leader of the House of Representatives.
3	(2) Agency of the united states govern-
4	MENT.—The term "agency of the United States
5	Government" includes—
6	(Λ) any agency of the legislative branch;
7	(B) any court of the judicial branch; and
8	(C) any agency of the executive branch.
9	(3) Appropriate congressional commit-
10	TEES.—The term "appropriate congressional com-
11	mittees" means—
12	(A) the Committee on Foreign Relations of
13	the Senate;
14	(B) the Committee on Appropriations of
15	the Senate;
16	(C) the Committee on Foreign Affairs of
17	the House of Representatives; and
18	(D) the Committee on Appropriations of
19	the House of Representatives.
20	(4) DETAILEE.—The term "detailee"—
21	(A) means an employee of a branch of the
22	United States Government who is on loan to
23	the American Institute in Taiwan, without a
24	change of position from the agency at which he
25	or she is employed; and

1	(B) does not include employees of the leg-
2	islative branch, who may separate from their
3	branch in order to fulfill the terms of their fel-
4	lowship pursuant to section 607(g).
5	(5) IMPLEMENTING PARTNER.—The term "im-
6	plementing partner" means any United States orga-
7	nization described in 501(c)(3) of the Internal Rev-
8	enue Code of 1986 that—
9	(A) performs logistical, administrative, and
10	other functions, as determined by the Depart-
11	ment of State and the American Institute of
12	Taiwan in support of the Taiwan Fellowship
13	Program; and
14	(B) enters into a cooperative agreement
15	with the American Institute in Taiwan to ad-
16	minister the Taiwan Fellowship Program.
17	(6) PROGRAM.—The term "Program" means
8	the Taiwan Fellowship Program established pursu-
19	ant to section 605.
20	SEC. 605. TAIWAN FELLOWSHIP PROGRAM.
2.1	(a) ESTABLISHMENT.—The Secretary of State—
22	(1) shall establish the Taiwan Fellowship Pro-
23	gram to provide eligible United States citizens with
24	fellowship opportunities in Taiwan lasting up to 2
25	years; and

1	(2) may modify the name of the Program, in
2	consultation with the American Institute in Taiwan
3	and the implementing partner.
4	(b) Grants.—
5	(1) IN GENERAL.—The American Institute in
6	Taiwan should use amounts appropriated pursuant
7	to section 608(a) to provide annual or multi-year
8:	grants to an appropriate implementing partner.
9	(2) Fellowships.—The Secretary of State, in
10	consultation with the American Institute in Taiwan
11	and, as appropriate, the implementing partner, sub-
12	ject to available funding, should award to eligible
13	United States citizens—
14	(A) not fewer than 5 fellowships during
15	each of the first 2 years of the Program; and
16	(B) not fewer than 10 fellowships during
17	each of the remaining years of the Program.
18	(c) International Agreement; Implementing
19	PARTNER.—Not later than 30 days after the date of the
20	enactment of this Act, the American Institute in Taiwan,
21	in consultation with the Secretary of State, should—
22	(1) begin negotiations with the Taipei Economic
23	and Cultural Representative Office, or with another
24	appropriate entity, for the purpose of entering into
25	an agreement to facilitate the placement of fellows

1	in an agency of the governing authorities on Taiwan;
2	and
3	(2) begin the process of selecting an imple-
4	menting partner, which—
5	(A) shall agree to meet all of the legal re-
6	quirements required to operate in Taiwan; and
7	(B) shall be composed of staff who dem-
8	onstrate significant experience managing ex-
9	change programs in the Indo-Pacific region.
10	(d) Curriculum.—
11	(1) First year.—During the first year of each
12	fellowship under this section, each fellow should
13	study—
14	(Λ) the Mandarin Chinese language;
15	(B) the people, history, and political cli-
16	mate on Taiwan; and
17	(C) the issues affecting the relationship be-
18	tween the United States and the Indo-Pacific
19	region.
20	(2) SECOND YEAR.—During the second year of
21	each fellowship under this section, each fellow, sub-
22	ject to the approval of the Secretary of State, the
23	American Institute in Taiwan, and the implementing
24	partner, and in accordance with the purposes of this
25	title, shall work in—

1	(A) a parliamentary office, ministry, or
2	other agency of the governing authorities or
3	Taiwan; or
4	(B) an organization outside of the gov
5	erning authorities on Taiwan, whose interests
6	are associated with the interests of the fellow
7	and the agency of the United States Govern
8	ment from which the fellow had been employed
9	(e) FLEXIBLE FELLOWSHIP DURATION.—Notwith
10	standing any requirement under this section, the Sec
11	retary of State, in consultation with the American Insti-
12	tute in Taiwan and, as appropriate, the implementing
13	partner, may alter the curriculum requirements under
14	subsection (d) for fellows whose placement in a parliamen-
15	tary office, ministry, or other agency of the governing au-
16.	thorities on Taiwan is for a period shorter than 2 years.
17	(f) Program Requirements.—
18	(1) ELIGIBILITY REQUIREMENTS.—A United
19	States citizen is eligible for a fellowship under this
20	section if he or she—
21	(A) is an employee of the United States
22	Government;
23	(B) has at least 2 years of experience in
24	any branch of the United States Government;

1	(C) has a demonstrated professional or
2	educational background in the relationship be-
3	tween the United States and countries in the
4	Indo-Pacific region; and
5	(D) has demonstrated his or her commit-
6	ment to further service in the United States
7	Government.
8	(2) RESPONSIBILITIES OF FELLOWS.—Each re-
9	cipient of a fellowship under this section shall agree,
10	as a condition of such fellowship—
,11	(A) to maintain satisfactory progress in
12	language training and appropriate behavior in
13	Taiwan, as determined by the Department of
14	State, the American Institute in Taiwan and, as
15	appropriate, its implementing partner;
16	(B) to refrain from engaging in any intel-
17	ligence or intelligence-related activity on behalf
18	of the United States Government; and
19	(C) to continue Federal Government em-
20	ployment for a period of not shorter than 4
21	years after the conclusion of the fellowship or
22	for not shorter than 2 years for a fellowship
23	that is 1 year or shorter.
24	(3) RESPONSIBILITIES OF IMPLEMENTING
25	PARTNER.—

1	(A) SELECTION OF FELLOWS.—The imple-
2	menting partner, in close coordination with the
3	Department of State and the American Insti-
4	tute in Taiwan, shall—
5	(i) make efforts to recruit fellowship
6	candidates who reflect the diversity of the
7	United States;
8	(ii) select fellows for the Taiwan Fel-
9	lowship Program based solely on merit,
10	with appropriate supervision from the De-
11	partment of State and the American Insti-
12	tute in Taiwan; and
13	(iii) prioritize the selection of can-
14	didates willing to serve a fellowship lasting
15	1 year or longer.
16	(B) FIRST YEAR.—The implementing part-
17	ner should provide each fellow in the first year
18	(or shorter duration, as jointly determined by
19	the Department of State and the American In-
20	stitute in Taiwan for those who are not serving
21	a 2-year fellowship) with—
22	(i) intensive Mandarm Chinese lan-
23	guage training; and

Ţ	(ii) courses in the pointical economy of
2	Taiwan, China, and the broader Indo-Pa-
3	eific.
4	(C) WAIVER OF REQUIRED TRAINING.—
5	The Department of State, in coordination with
6	the American Institute in Taiwan and, as ap-
7	propriate, the implementing partner, may waive
8	any of the training required under paragraph
9	(2) to the extent that a fellow has Mandarin
10	language skills, knowledge of the topic de-
11	scribed in paragraph (2)(B), or for other re-
12	lated reasons approved by the Department of
13	State and the American Institute in Taiwan. If
14	any of the training requirements are waived for
15	a fellow serving a 2-year fellowship, the training
16	portion of his or her fellowship may be short-
17	ened to the extent appropriate.
18	(D) OFFICE; STAFFING.—The imple-
19	menting partner, in consultation with the De-
20	partment of State and the American Institute
21	in Taiwan, shall maintain an office and at least
22	1 full-time staff member in Taiwan—
23	(i) to liaise with the American Insti-
24	tute in Taiwan and the governing authori-
25	ties on Taiwan; and

1	(ii) to serve as the primary in-country
2	point of contact for the recipients of fellow-
3:	ships under this Act and their dependents.
4	(E) OTHER FUNCTIONS.—The imple-
5	menting partner shall perform other functions
6	in association in support of the Taiwan Fellow-
7	ship Program, including logistical and adminis-
8	trative functions, as prescribed by the Depart-
9	ment of State and the American Institute in
10	Taiwan.
11	(4) NONCOMPLIANCE.—
12	(A) IN GENERAL.—Any fellow who fails to
13	comply with the requirements under this section
14	shall reimburse the American Institute in Tai-
15	wan for—
16	(i) the Federal funds expended for the
17	fellow's participation in the fellowship, as
18:	set forth in paragraphs (2) and (3); and
19	(ii) interest accrued on such funds
20.	(calculated at the prevailing rate).
21	(B) FULL REIMBURSEMENT.—Any fellow
22	who violates paragraph (1) or (2) of subsection
23	(b) shall reimburse the American Institute in
24	Taiwan in an amount equal to the sum of—

Ţ	(i) all of the Federal funds expended
2	for the fellow's participation in the fellow-
3	ship; and
4	(ii) interest on the amount specified in
<b>.5</b>	subparagraph (A), which shall be cal-
6	culated at the prevailing rate.
7	(C) PRO RATA REIMBURSEMENT.—Any fel-
8	low who violates subsection (b)(3) shall reim-
9	burse the American Institute in Taiwan in an
10	amount equal to the difference between—
11	(i) the amount specified in paragraph
12	(2); and
13	(ii) the product of—
14	(I) the amount the fellow re-
15	ceived in compensation during the
16	final year of the fellowship, including
17	the value of any allowances and bene-
18	fits received by the fellow; multiplied
19	by
20	(II) the percentage of the period
21	specified in subsection (b)(3) during
22	which the fellow did not remain em-
23	ployed by the Federal Government.

Asian countries.

1	SEC. 606. REPORTS AND AUDITS.
2	(a) ANNUAL REPORT.—Not later than 90 days after
3	the selection of the first class of fellows under this title,
4	and annually thereafter, the Department of State shall
5	offer to brief the appropriate congressional committees re-
6	garding the following issues:
7	(1) An assessment of the performance of the
8	implementing partner in fulfilling the purposes of
9	this Act.
10	(2) The names and sponsoring agencies of the
11	fellows selected by the implementing partner and the
12	extent to which such fellows represent the diversity
13	of the United States.
14	(3) The names of the parliamentary offices,
15	ministries, other agencies of the governing authori-
16	ties on Taiwan, and nongovernmental institutions to
17	which each fellow was assigned during the second
18	year of the fellowship.
19	(4) Any recommendations, as appropriate, to
20	improve the implementation of the Taiwan Fellows
21	Program, including added flexibilities in the admin-
22	istration of the program.
23	(5) An assessment of the Taiwan Fellows Pro-
24	gram's value upon the relationship between the
25	United States and Taiwan or the United States and

, <b>L</b>	(II) ANNUAL PINANCIAL AUDIT,—
2	(1) In general.—The financial records of any
3	implementing partner shall be audited annually in
4	accordance with generally accepted auditing stand-
5	ards by independent certified public accountants or
6	independent licensed public accountants who are cer-
7	tified or licensed by a regulatory authority of a State
8	or another political subdivision of the United States.
9	(2) LOCATION.—Each audit under paragraph
10	(1) shall be conducted at the place or places where
11	the financial records of the implementing partner
12	are normally kept.
1,3	(3) Access to documents.—The imple-
14	menting partner shall make available to the account-
15	ants conducting an audit under paragraph (1)—
16	(A) all books, financial records, files, other
17	papers, things, and property belonging to, or in
18	use by, the implementing partner that are nec-
19	essary to facilitate the audit; and
20	(B) full facilities for verifying transactions
21	with the balances or securities held by deposi-
.22	tories, fiscal agents, and custodians.
23	(4) REPORT.—
24	(A) IN GENERAL.—Not later than 6
25	months after the end of each fiscal year, the

1	implementing partner shall provide a report
2	containing the findings of the audit conducted
3	for such fiscal year pursuant to paragraph (1)
4	to the Secretary of State and the American In-
5	stitute in Taiwan.
6	(B) CONTENTS.—Each audit report under
7	subparagraph (A) shall—
8	(i) set forth the scope of the audit;
9	(ii) include such statements, along
10	with the auditor's opinion of those state-
1.1	ments, as may be necessary to present fair-
12	ly the implementing partner's assets and
13	liabilities, surplus or deficit, with reason-
14	able detail;
15	(iii) include a statement of the imple-
16	menting partner's income and expenses
17	during the year; and
18	(iv) include a schedule of—
19	(I) all contracts and grants re-
20	quiring payments greater than
21	\$5,000; and
22	(II) any payments of compensa-
23	tion, salaries, or fees at a rate greater
24	than \$5,000 per year.

1	(C) Copies.—Each audit report under			
2	subparagraph (A) shall be produced in suffi-			
3	cient copies for distribution to the public.			
4	SEC. 607. TAIWAN FELLOWS ON DETAIL FROM GOVERN-			
5.	MENT SERVICE.			
6	(a) In General.—			
7	(1) DETAIL AUTHORIZED.—With the approval			
8	of the Secretary of State, an agency head may de			
9	tail, for a period of not more than 2 years, an em-			
10	ployee of the agency of the United States Govern-			
11	ment who has been awarded a fellowship under this			
12	title, to the American Institute in Taiwan for the			
13	purpose of assignment to the governing authorities			
14	on Taiwan or an organization described in section			
<b>15</b> :	605(d)(2)(B).			
16	(2) AGREEMENT.—Each detailee or legislative			
17	branch employee who separates from service of the			
18	sponsoring agency shall enter into a written agree-			
19	ment with the Federal Government before receiving			
20	a fellowship, in which the fellow shall agree—			
21	(A) to continue in the service of the spon-			
22	soring agency at the end of fellowship for a pe-			
23	riod of at least 4 years (or at least 2 years if			
24	the fellowship duration is 1 year or shorter) un-			

1	less the detailee is involuntarily separated from
2	the service of such agency; and
3	(B) to pay to the American Institute in
4	Taiwan any additional expenses incurred by the
5	Federal Government in connection with the fel-
6	lowship if the detailee voluntarily separates
7	from service with the sponsoring agency before
8	the end of the period for which the detailee has
9	agreed to continue in the service of such agen-
10	cy.
11	(3) EXCEPTION.—The payment agreed to under
12	paragraph (2)(B) may not be required from—
13	(A) a detailee who leaves the service of the
14	sponsoring agency to enter into the service of
15	another agency of the United States Govern-
16	ment unless the head of the sponsoring agency
17	notifies the detailee before the effective date of
18	entry into the service of the other agency that
19	payment will be required under this subsection;
20	or
21	(B) a legislative branch employee who sep-
22	arates from service of such agency to partici-
23	pate in the fellowship.
24	(b) STATUS AS GOVERNMENT EMPLOYEE.—A
<b>2</b> 5	detailee

1	(1) is deemed, for the purpose of preserving al-
2	lowances, privileges, rights, seniority, and other ben-
3	efits, to be an employee of the sponsoring agency;
4	(2) is entitled to pay, allowances, and benefits
5	from funds available to such agency, which is
6	deemed to comply with section 5536 of title 5,
7	United States Code; and
8	(3) may be assigned to a position with an entity
9	described in section 605(d)(2)(A) if acceptance of
10	such position does not involve—
11	(A) the taking of an oath of allegiance to
12	another government; or
13	(B) the acceptance of compensation or
14	other benefits from any foreign government by
15	such detailee.
16	(c) Responsibilities of Sponsoring Agency.—
17	(1) IN GENERAL.—The Federal agency from
18	which a detailee is detailed should provide the fellow
19	allowances and benefits that are consistent with De-
20	partment of State Standardized Regulations or other
21	applicable rules and regulations, including—
22	(A) a living quarters allowance to cover the
23	cost of housing in Taiwan;
24	(B) a cost of living allowance to cover any
25	possible higher costs of living in Taiwan;

1	(C) a temporary quarters subsistence al-
2	lowance for up to 7 days if the fellow is unable
3	to find housing immediately upon arriving in
4	Taiwan;
5	(D) an education allowance to assist par-
6	ents in providing the fellow's minor children
7	with educational services ordinarily provided
8	without charge by public schools in the United
9	States;
10	(E) moving expenses to transport personal
11	belongings of the fellow and his or her family
12	in their move to Taiwan, which is comparable
13	to the allowance given for American Institute in
14	Taiwan employees assigned to Taiwan; and
15	(F) an economy-class airline ticket to and
16	from Taiwan for each fellow and the fellow's
17	immediate family.
18	(2) Modification of Benefits.—The Amer-
19	ican Institute in Taiwan and its implementing part-
20	ner, with the approval of the Secretary of State, may
2.1	modify the benefits set forth in paragraph (1) if
22	such modification is warranted by fiscal cir-
23	cumstances.
24	(d) No Financial Liability.—The American Insti-
25	tute in Taiwan, the implementing partner, and any gov-

- 1 erning authorities on Taiwan or nongovernmental entities
- 2 in Taiwan at which a fellow is detailed during the second
- 3 year of the fellowship may not be held responsible for the
- 4 pay, allowances, or any other benefit normally provided
- 5 to the detailee.
- 6 (e) Reimbursement.—Fellows may be detailed
- 7 under subsection (a)(1) without reimbursement to the
- 8 United States by the American Institute in Taiwan.
- 9 (f) ALLOWANCES AND BENEFITS.—Detailees and
- 10 legislative branch fellows who separate from service to par-
- 11 ticipate in the fellowship may be paid by the American
- 12 Institute in Taiwan for the allowances and benefits listed
- 13 in subsection (c).
- 14 (g) SEPARATION OF LEGISLATIVE BRANCH PER-
- 15 SONNEL DURING THE FELLOWSHIPS.—
- 16 (1) In General.—Under such terms and con-
- ditions as the agency head may direct, a legislative
- 18 branch agency of the United States Government
- 19 may separate from Government service for a speci-
- 20 fied period any officer or employee of such agency
- 21 who accepts a fellowship under the Taiwan Fellow-
- ship Program and is not a detailee under subsection
- 23 (a).
- 24 (2) RIGHTS AND BENEFITS.—

1.	(A) In General.—Notwithstanding sec-
2	tion 8347(o), 8713, or 8914 of title 5, United
.3	States Code, and in accordance with regulations
4	of the Office of Personnel Management, a legis-
5	lative branch employee, while serving as a fellow
6	who is not a detailee under subsection (a), is
7	entitled to the rights and benefits described in
8	subsections (a) and (d) of section 3582 of title
9	5, United States Code.
10	(B) REIMBURSEMENT.—The American In-
11	stitute in Taiwan shall reimburse the employing
12	agency for any costs incurred for fellows under
13	subsections (a) and (d) of section 3582 of title
14	5, United States Code, during a fellowship
15	under this title and may provide any other pay
16	or allowances to such fellows.
17	SEC. 608. FUNDING.
18	(a) AUTHORIZATION OF APPROPRIATIONS.—There
19	are authorized to be appropriated to the American Insti-
20	tute in Taiwan—
21	(1) for fiscal year 2023, \$2,900,000, of which—
22	(A) \$500,000 shall be used to launch the
23	Taiwan Fellowship Program through the
24	issuance of a competitive grant to an appro-
25	priate implementing partner;

1	(B) \$2,300,000 shall be used for a grant
2	to the appropriate implementing partner; and
3;	(C) \$100,000 shall be used for manage-
4	ment expenses of the American Institute in Tai-
5	wan related to the management of the Taiwan
6	Fellowship Program; and
7	(2) for fiscal year 2023, and each succeeding
8	fiscal year, \$2,400,000, of which—
9	(A) $$2,300,000$ shall be used for a grant
10	to the appropriate implementing partner; and
11	(B) \$100,000 shall be used for manage-
12	ment expenses of the American Institute in Tai-
13	wan related to the management of the Taiwan
14	Fellowship Program.
15	(b) PRIVATE SOURCES.—The implementing partner
16	selected to implement the Taiwan Fellowship Program
17	may accept, use, and dispose of gifts or donations of serv-
18	ices or property in carrying out such program, subject to
19	the review and approval of the American Institute in Tai-
20	wan.
21	SEC. 609. SUPPORTING UNITED STATES EDUCATIONAL AND
22	EXCHANGE PROGRAMS WITH TAIWAN.
23	(a) Establishment of the United States-Tai-
24	WAN CULTURAL EXCHANGE FOUNDATION.—The Sec-

1	retary of State should consider establishing an inde-
2	pendent nonprofit entity that—
3	(1) is dedicated to deepening ties between the
4	future leaders of Taiwan and the future leaders of
5	the United States; and
6	(2) works with State and local school districts
7	and educational institutions to send high school and
8	university students to Taiwan to study the Chinese
9	language, culture, history, politics, and other rel-
10	evant subjects.
11	(b) PARTNER.—State and local school districts and
12	educational institutions, including public universities, are
13	encouraged to partner with the Taipei Economic and Cul-
14	tural Representative Office in the United States to estab-
15	lish programs to promote more educational and cultural
16	exchanges.
17	TITLE VII—MISCELLANEOUS
18	PROVISIONS
19	SEC. 701. INVITATION OF TAIWANESE COUNTERPARTS TO
20	HIGH-LEVEL BILATERAL AND MULTILATERAL
21	FORUMS AND EXERCISES.
22	(a) STATEMENT OF POLICY.—It is the policy of the
23	United States to invite Taiwanese counterparts to partici-
24	pate in high-level bilateral and multilateral summits, mili-
25	tary exercises, and economic dialogues and forums.

1	(b) SENSE OF CONGRESS.—It is the sense of Con-
2	gress that—
3	(1) the United States Government should invite
4	Taiwan to regional dialogues on issues of mutual
5	eoncern;
6	(2) the United States Government and Tai-
7	wanese counterparts should resume meetings under
8	the United States-Taiwan Trade and Investment
9	Framework Agreement and reach a bilateral free
10	trade agreement;
11	(3) the United States Government should invite
12	Taiwan to participate in bilateral and multilateral
13	military training exercises;
14	(4) the United States Government and Tai-
15	wanese counterparts should engage in a regular and
16	routine strategie bilateral dialogue on arms sales in
17	accordance with Foreign Military Sales mechanisms;
18	and
19	(5) the United States Government should sup-
20	port export licenses for direct commercial sales sup-
21	porting Taiwan's indigenous defensive capabilities.
22	SEC. 702. REPORT ON TAIWAN TRAVEL ACT.
23	(a) LIST OF HIGH-LEVEL VISITS.—Not later than
24	180 days after the date of the enactment of this Act, and
25	annually thereafter, the Secretary of State, in accordance

with the Taiwan Travel Act (Public Law 115–135), shall submit to the appropriate congressional committees— 3 (1) a list of high-level officials from the United 4 States Government who have traveled to Taiwan; 5 and 6 (2) a list of high-level officials of Taiwan who 7 have entered the United States. 8 (b) Annual Report.—Not later than 90 days after the date of the enactment of this Act, and annually thereafter, the Secretary of State shall submit a report on the implementation of the Taiwan Travel Act to the appropriate congressional committees. SEC. 703. PROHIBITIONS AGAINST UNDERMINING UNITED 14 STATES POLICY REGARDING TAIWAN. 15 (a) FINDING.—Congress finds that the efforts by the Government of the People's Republic of China and the Chinese Communist Party to compel private United States businesses, corporations, and nongovernmental entities to use language mandated by the People's Republic of China (referred to in this section as the "PRC") to describe the relationship between Taiwan and the PRC are an illegit-22 imate attempt to enforce political censorship globally. 23 (b) Sense of Congress.—It is the sense of Congress that the United States Government, in coordination with United States businesses and nongovernmental enti-

1	ties, should formulate a code of conduct for, and otherwise
2	coordinate on, interacting with the Government of the
3	PRC and the Chinese Communist Party and their affili-
4	ated entities, the aim of which is—
5	(1) to counter PRC operations that threaten
6	free speech, academic freedom, and the normal oper-
7	ations of United States businesses and nongovern-
8	mental entities; and
9.	(2) to counter PRC efforts to censor the way
10	the world refers to issues deemed sensitive to the
11	PRC Government and Chinese Communist Party
12,	leaders, including issues related to Taiwan, Tibet,
13	the Tiananmen Square Massacre, and the mass in-
14	ternment of Uyghurs and other Turkic Muslims,
15	among many other issues.
16	(e) Prohibition Against Recognizing the Peo-
17	PLE'S REPUBLIC OF CHINA'S CLAIMS TO SOVEREIGNTY
18	OVER TAIWAN.—
19	(1) Sense of congress.—It is the sense of
20	Congress that—
21	(A) issues related to the sovereignty of
22	Taiwan are for the people of Taiwan to decide
23	through the democratic process they have estab-
24	lished;

1		(B) the dispute between the PRC and Tai-
2.		wan must be resolved peacefully and with the
3		assent of the people of Taiwan;
4		(C) the 2 key obstacles to peaceful resolu-
5		tion are—
6		(i) the authoritarian nature of the
7		PRC political system under one-party rule
8		of the Chinese Communist Party, which is
9		fundamentally incompatible with Taiwan's
10		democracy; and
11		(ii) the PRC's pursuit of coercion and
12		aggression towards Taiwan, in potential
13		violation of the third United States-PRC
14		Joint Communiqué, which was completed
15		on August 17, 1982;
16		(D) any attempt to coerce or force the peo-
17		ple of Taiwan to accept a political arrangement
18		that would subject them to direct or indirect
19		rule by the PRC, including a "one country, two
20		systems" framework, would constitute a grave
21		challenge to United States security interests in
22		the region.
23		(2) STATEMENT OF POLICY.—It is the policy of
24	the	United States to oppose any attempt by the

1	PRC authorities to unilaterally impose a timetable
2.	or deadline for unification on Taiwan.
3.	(3) PROHIBITION ON RECOGNITION OF PRO
4	CLAIMS WITHOUT THE ASSENT OF PEOPLE OF TAI-
5	WAN.—No department or agency of the United
6	States Government may formally or informally rec-
7	ognize PRC claims to sovereignty over Taiwan with-
8	out the assent of the people of Taiwan, as expressed
9	directly through the democratic process.
10	(4) TREATMENT OF GOVERNMENT OF TAI-
11	WAN.—
12	(A) IN GENERAL.—The Department of
13	State and other United States Government
14	agencies shall—
15.	(i) treat the democratically elected
16	government of Taiwan as the legitimate
17	representative of the people of Taiwan; and
18	(ii) end the outdated practice of refer-
19	ring to the Government in Taiwan as the
20	"authorities".
21	(B) No restrictions.—Notwithstanding
22	the continued supporting role of the American
23:	Institute in Taiwan in carrying out United
24	States foreign policy and protecting United
25	States interests in Taiwan, the United States

1.	Government may not place any undue restric-
2	tions on the ability of officials of the Depart-
3	ment of State and other United States Govern-
4	ment agencies from interacting directly and
5	routinely with counterparts in the Taiwan gov-
6	ernment.
7	(C) Rule of construction.—Nothing in
8	this paragraph may be construed as—
9	(i) restoring diplomatic relations with
0	the Republic of China (Taiwan), which
1	were terminated on January 1, 1979; or
12	(ii) altering the United States Govern-
13	ment's position on Taiwan's international
<u>1</u> 4	status.
15	(d) Strategy to Protect United States Busi-
16	NESSES AND NONGOVERNMENTAL ENTITIES FROM COER-
17	CION.—
8	(1) IN GENERAL.—Not later than 90 days after
9	the date of the enactment of this Act, the Secretary
20	of State, in consultation with the Secretary of Com-
21	merce, the Secretary of the Treasury, and the heads
22	of other relevant Federal agencies, shall submit an
23	unclassified report, with a classified annex, if nec-
24	essary, on how to protect United States businesses
25	and nongovernmental entities from PRC operations,

1	including coercion and threats that lead to censor-
2	ship or self-censorship, or which compel compliance
<b>3</b> :	with political or foreign policy positions of the Gov-
4	ernment of the People's Republic of China and the
<b>5</b> ]	Chinese Communist Party.
6	(2) Elements.—The strategy shall include—
7	(A) information regarding efforts by the
8	PRC Government to censor the websites of
9	United States airlines, hotels, and other busi-
10	nesses regarding the relationship between Tai-
11	wan and the PRC;
12	(B) information regarding efforts by the
13	PRC Government to target United States non-
14	governmental entities through operations in-
15.	tended to weaken support for Taiwan;
16	(C) information regarding United States
17	Government efforts to counter the threats posed
18	by Chinese state-sponsored propaganda and
19	disinformation, including information on best
20	practices, current successes, and existing bar-
21	riers to responding to such threat; and
22	(D) details of any actions undertaken to
23	create the code of conduct described in sub-
24	section (b), including a timetable for the imple-
25	mentation of such code of conduct.

## VIII—SANCTIONS TITLE MEAS-1 **CROSS-STRAIT** FOR URES 2 **STABILITY** 3 SEC, 801, DEFINITIONS. 4 5 In this title: 6 (1) Admission; Admitted; Alien.—The terms "admission", "admitted", and "alien" have the 7 8 meanings given such terms in section 101 of the Immigration and Nationality Act (8 U.S.C. 1101). 9 10 (2)APPROPRIATE: COMMITTEES 0FCON-GRESS.—The term "appropriate committees of Con-11 12 gress" means— (A) the Committee on Foreign Relations of 13 14 the Senate: 15 (B) the Committee on Banking, Housing, 16 and Urban Affairs of the Senate; 17 (C) the Committee on Foreign Affairs of 18 the House of Representatives; and 19 (D) the Committee on Financial Services 20 of the House of Representatives. (3) CCP.—The term "CCP" means the Chinese 21 22 Communist Party. (4) Financial institution.—The term "fi-23 nancial institution" means a financial institution 24 25 specified in subparagraph (A), (B), (C), (D), (E),

ŀ	$(\mathbf{F}), (\mathbf{G}), (\mathbf{H}), (\mathbf{H}), (\mathbf{G}), (\mathbf{H}), \mathbf{G} (\mathbf{H})$ or section
2	5312(a)(2) of title 31, United States Code.
3	(5) FOREIGN FINANCIAL INSTITUTION.—The
4	term "foreign financial institution" has the meaning
5	given such term in regulations prescribed by the
6	Secretary of the Treasury.
7	(6) Foreign person.—The term "foreign per-
8	son" means an individual or entity that is not a
9	United States person.
10	(7) Knowingly.—The term "knowingly", with
11	respect to conduct, a circumstance, or a result,
12,	means that a person had actual knowledge, or
13	should have known, of the conduct, the cir-
14	cumstance, or the result.
15	(8) United states person.—The term
16	"United States person" means—
17	(A) a United States citizen or an alien law-
18	fully admitted for permanent residence to the
19	United States; or
20	(B) an entity organized under the laws of
21	the United States or of any jurisdiction within
22	the United States, including a foreign branch of
23	such an entity.

1	SEC. 802. DETERMINATIONS WITH RESPECT TO ACTIVITIES
2	OF THE PEOPLE'S REPUBLIC OF CHINA IM-
3;	PACTING TAIWAN.
4	(a) IN GENERAL.—The President shall determine, in
5	accordance with subsection (b), whether—
6	(1) the Government of the People's Republic of
7	China, including through any of its proxies, is know-
8	ingly engaged in a significant escalation in hostile
9	action in or against Taiwan, compared to the level
10	of hostile action in or against Taiwan before Decem-
11	ber 1, 2021; and
12	(2) if such engagement exists, whether such es-
13	calation has the significant effect of—
14	(A) undermining, overthrowing, or disman-
15	tling the governing institutions in Taiwan;
16	(B) occupying the territory of Taiwan; or
17	(C) interfering with the territorial integrity
18	of Taiwan.
19	(b) TIMING OF DETERMINATIONS.—The President
20	shall make the determination described in subsection (a)—
21	(1) not later than 15 days after the date of the
22	enactment of this Act;
23	(2) after the first determination under para-
24	graph (1), not less frequently than once every 90
25	days (or more frequently, if warranted) during the

1	1-year period beginning on such date of enactment;
2	and
3	(3) after the end of such 1-year period, not less
4	frequently than once every 120 days.
5	(c) REPORT REQUIRED.—Upon making a determina-
6	tion described in subsection (a), the President shall submit
7	a report describing the factors influencing such determina-
8	tion to—
9	(1) the appropriate committees of Congress;
10	(2) the Committee on Armed Services of the
11	Senate; and
12	(3) the Committee on Armed Services of the
13	House of Representatives.
14	SEC. 803. IMPOSITION OF SANCTIONS ON OFFICIALS OF
15	THE GOVERNMENT OF THE PEOPLE'S REPUB
16	LIC OF CHINA RELATING TO OPERATIONS IN
17	TAIWAN.
18	(a) In General.—Not later than 60 days after mak-
[9	ing an affirmative determination under section 802, the
20	President shall, to the extent they can be identified, im-
21	pose the sanctions described in section 808 with respect
22	to each of the officials specified in subsection (b).
23	(b) Officials Specified in
24	this subsection are—

1	(1) the President of the People's Republic of
2	China;
3	(2) the Premier of the People's Republic of
4.	China;
5	(3) the Foreign Minister of the People's Repub-
6	lic of China;
7	(4) members of the CCP Polithuro Standing
-8	Committee;
9	(5) members of the CCP Party Central Military
10	Commission;
11	(6) members of the CCP Politburo;
12	(7) members of the CCP Central Committee;
13	(8) members of the CCP National Congress;
14	(9) members of the State Council of the Peo-
15	ple's Republic of China; and
16	(10) members of the State Central Military
17	Commission of the CCP.
18	(c) Additional Officials.—
19	(1) List required.—Not later than 30 days
20	after making an affirmative determination under
21	section 802 and every 90 days thereafter, the Presi-
22	dent shall submit a list to the appropriate commit-
23	tees of Congress that identifies any foreign persons
24	not specified in subsection (b) who the President de-
25	termines—

1	(A) are—
2	(i) senior officials of any branch of
3	the armed forces of the People's Republic
4	of China leading any of the operations de-
5	scribed in section 802; or
6	(ii) senior officials of the Government
7	of the People's Republic of China, includ-
8	ing any intelligence agencies or security
9	services of the People's Republic of China,
10	who have significant roles in planning or
11	implementing such operations; and
12	(B) with respect to which sanctions should
13	be imposed in the interest of the national secu-
14	rity of the United States.
15	(2) Imposition of sanctions.—Upon the sub-
16	mission of each list required under paragraph (1),
17	the President shall impose the sanctions described in
18	section 808 with respect to each foreign person in-
19	cluded on the list.
20	SEC. 804. IMPOSITION OF SANCTIONS WITH RESPECT TO FI-
21	NANCIAL INSTITUTIONS OF THE PEOPLE'S
22	REPUBLIC OF CHINA.
23	(a) Imposition of Sanctions.—
24	(1) IN GENERAL.—Not later than 30 days after
25	making an affirmative determination under section

1	802, the President shall impose the sanctions de-
2	scribed in section 808(a) with respect to 3 or more
3	of the following financial institutions:
4	(A) Industrial and Commercial Bank of
5	China (ICBC).
6	(B) China Construction Bank.
7	(C) Bank of China.
8	(D) Agricultural Bank of China.
9	(E) Bank of Communications.
10	(F) China Development Bank.
11	(G) Postal Savings Bank of China
12	(PSBC).
13	(H) Industrial Bank Co., Ltd.
14	(I) China CITIC Bank Corporation.
15	(J) China Merchants Bank.
16	(K) Export-Import Bank of China.
17	(L) Shanghai Pudong Development Bank
18	Co., Ltd.
19	(M) China Everbright Bank Co., Ltd.
20	(N) Hua Xia Bank.
21	(O) Ping An Bank Co., Ltd.
22	(2) Subsidiaries and successor entities.—
23	The President may impose the sanctions described
24	in section 808(a) with respect to any subsidiary of,

1	or successor entity to, a financial institution speci-
2	fied in paragraph (1).
3	(b) Additional People's Republic of China Fi-
4	NANCIAL INSTITUTIONS.—
5	(1) LIST REQUIRED.—Not later than 30 days
6	after making an affirmative determination under
7	section 802, and every 90 days thereafter, the Presi-
8	dent shall submit a list to the appropriate commit-
9	tees of Congress that identifies any foreign persons
10	that the President determines—
11	(A) are significant financial institutions
12	owned or operated by the Government of the
13	People's Republic of China, and
14	(B) should be sanctioned in the interest of
15	United States national security.
16	(2) IMPOSITION OF SANCTIONS.—Upon the sub-
17	mission of each list required under paragraph (1)
18	the President shall impose the sanctions described in
19	section 808(a) with respect to each foreign person
20	identified on the list.

1	SEC. 805. IMPOSITION OF SANCTIONS WITH RESPECT TO
2	PROVISION OF SPECIALIZED FINANCIAL MES-
3	SAGING SERVICES TO SANCTIONED PEOPLE'S
4	REPUBLIC OF CHINA FINANCIAL INSTITU-
5	TIONS.
6	(a) List of Providers of Specialized Financial
7	MESSAGING SERVICES TO PRC FINANCIAL INSTITU-
8	TIONS.—Not later than 60 days after making an affirma-
9	tive determination under section 802, and not later than
0	30 days after the submission of any list of People's Repub-
11	lie of China financial institutions under section 804(b)(1),
12	the Secretary of State, in consultation with the Secretary
13	of the Treasury, shall submit a list to the appropriate com-
Ι4	mittees of Congress that identifies all known persons that
15	provide specialized financial messaging services to, or that
16	enable or facilitate access to such services for, any finan-
17	cial institution specified in section 804(a) or that is on
18	the list required under section 804(b).
19	(b) REPORT ON EFFORTS TO TERMINATE THE PRO-
20	VISION OF SPECIALIZED FINANCIAL MESSAGING SERV-
21	ICES FOR SANCTIONED PEOPLE'S REPUBLIC OF CHINA
22	FINANCIAL INSTITUTIONS.—Not later than 90 days after
23	the imposition of any sanctions authorized under section
24	804, and every 30 days thereafter, as necessary, the Sec-
25	retary of State, in consultation with the Secretary of the

Treasury, shall submit a report to the appropriate com-2 mittees of Congress that— 3 (1) describes the status of efforts to ensure that 4 the termination of the provision of specialized finan-5 cial messaging services to, and the enabling and fa-6 cilitation of access to such services for, any financial 7 institution against which sanctions are imposed pur-8 suant to section 804; and 9 (2) identifies any other provider of specialized 10 financial messaging services that continues to pro-11 vide messaging services to, or enables or facilitates 12 access to such services for, any such financial insti-13 tution. 14 (c) AUTHORIZATION FOR THE IMPOSITION OF SANC-TIONS.—If, on or after the date that is 90 days after the 15 imposition of any sanctions authorized under section 804, 16 a provider of financial specialized financial messaging 17 18 services continues to knowingly provide specialized finan-19 cial messaging services to, or knowingly enable or facilitate 20 direct or indirect access to such messaging services for, 21 any financial institution with respect to which sanctions 22 are imposed pursuant to section 804, the President may 23 impose sanctions pursuant to that section or the Inter-24 national Emergency Economic Powers Act (50 U.S.C. 25 1701 et seq.) with respect to such provider.

1	(d) Enabling or Facilitation of Access to Spe-
2	CIALIZED FINANCIAL MESSAGING SERVICES THROUGH
3	INTERMEDIARY FINANCIAL INSTITUTIONS.—For purposes
4	of this section, enabling or facilitating direct or indirect
5	access to specialized financial messaging services includes
6	doing so by serving as an intermediary financial institu-
7	tion with access to such messaging services.
8	(e) Form of Lists and Reports.—Each list re-
9	quired under subsection (a) and each report required
10	under subsection (b) shall be submitted in unclassified
1	form, but may include a classified annex.
12	SEC. 806. IMPOSITION OF SANCTIONS WITH RESPECT TO
13	PEOPLE'S REPUBLIC OF CHINA EXTRACTIVE
13 14	PEOPLE'S REPUBLIC OF CHINA EXTRACTIVE INDUSTRIES.
۱4	
	INDUSTRIES.
14 15 16	industries.  (a) Identification.—Not later than 60 days after
14 15 16 17	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802,
14 15 16 17	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802, the President shall identify foreign persons involved in any
14 15 16 17 18	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802, the President shall identify foreign persons involved in any of the sectors or industries described in subsection (b) that
14 15 16 17 18 19	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802, the President shall identify foreign persons involved in any of the sectors or industries described in subsection (b) that the President determines should be sanctioned in the in-
14 15 16 17 18 19 20	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802, the President shall identify foreign persons involved in any of the sectors or industries described in subsection (b) that the President determines should be sanctioned in the interest of United States national security.
14 15 16 17 18	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802, the President shall identify foreign persons involved in any of the sectors or industries described in subsection (b) that the President determines should be sanctioned in the interest of United States national security.  (b) Sectors and Industries Described.—The
14 15 16 17 18 19 20 21	INDUSTRIES.  (a) IDENTIFICATION.—Not later than 60 days after making an affirmative determination under section 802, the President shall identify foreign persons involved in any of the sectors or industries described in subsection (b) that the President determines should be sanctioned in the interest of United States national security.  (b) Sectors and Industries Described.—The sectors and industries described in this subsection are—

1	(4) any other sector or industry with respect to
2	which the President determines the imposition of
3	sanctions is in the United States national security
4	interest.
5	(e) List; Imposition of Sanctions.—Not later
6	than 90 days after making an affirmative determination
7	under section 802, the President shall—
8	(1) submit a list of the persons identified under
9	subsection (a) to the appropriate committees of Con-
0	gress; and
1	(2) impose the sanctions described in section
12	808 with respect to each such person.
13	SEC. 807. ADDITIONAL SANCTIONS.
4	(a) In General.—Beginning on the date that is 90
L <b>5</b>	days after the date of the enactment of this Act, the Presi-
16	dent shall impose the sanctions described in section 808
17	on any foreign person that the President determines, while
18	acting for or on behalf of the Government of the People's
19	Republic of China, knowingly, on or after such date of en-
20-	-actment
21	(1) ordered or engaged directly in activities
22	interfering significantly in a democratic process in
23	Taiwan; or
24	(2) with the objective of destabilizing Taiwan,
25	engaged directly in, or ordered—

1	(A) malicious cyber-enabled activities; or				
2	(B) any military exercise that crossed that				
3	"middle line" in the Taiwan Strait.				
4	(b) WAIVER.—The President may waive the applica-				
5	tion of sanctions under this section if the President sub-				
6	mits to the appropriate committees of Congress a written				
7	determination that such waiver is in the national interests				
8	of the United States.				
9	SEC. 808. SANCTIONS DESCRIBED.				
10	(a) PROPERTY BLOCKING.—Except as provided in				
11	section 810, the President shall exercise all of the powers				
12	granted by the International Emergency Economic Powers				
13	$\Lambda ct$ (50 U.S.C. 1701 et seq.) to the extent necessary to				
14	block and prohibit all transactions in all property and in-				
15	terests in property of the foreign person if such property				
16	and interests in property are in the United States, come				
17	within the United States, or are or come within the posses-				
18	sion or control of a United States person.				
19	(b) ALIENS INADMISSIBLE FOR VISAS, ADMISSION,				
20	OR PAROLE.—				
21	(1) VISAS, ADMISSION, OR PAROLE.—In the				
22	case of an alien, the alien is—				
23	(A) inadmissible to the United States;				
24	(B) ineligible to receive a visa or other doc-				
25	umentation to enter the United States; and				

1	(C) otherwise ineligible to be admitted or					
2	paroled into the United States or to receive any					
3	other benefit under the Immigration and Na-					
4	tionality Act (8 U.S.C. 1101 et seq.).					
5	(2) CURRENT VISAS REVOKED.—					
.6	(A) IN GENERAL.—The visa or other entry					
7	documentation of an alien described in para-					
8	graph (1) shall be revoked, regardless of when					
9	such visa or other entry documentation was					
10	issued.					
11	(B) IMMEDIATE EFFECT.—A revocation					
12	under subparagraph (A) shall—					
13	(i) take effect immediately; and					
14	(ii) automatically cancel any other					
15	valid visa or entry documentation that is in					
16	the alien's possession.					
17	SEC. 809. IMPLEMENTATION; REGULATIONS; PENALTIES.					
18	(a) IMPLEMENTATION.—The President may exercise					
19	all authorities provided to the President under sections					
20	203 and 205 of the International Emergency Economic					
21	Powers Act (50 U.S.C. 1702 and 1704) to carry out this					
22	tifle.					
23	(b) RULEMAKING.—The President shall issue such					
24	regulations, licenses, and orders as are necessary to carry					
25	out this title.					

1	(c) PENALTIES.—Any person that worates, attempts					
2	to violate, conspires to violate, or causes a violation of this					
3	title, or any regulation, license, or order issued to carry					
4	out this title, shall be subject to the penalties set forth					
5	in subsections (b) and (c) of section 206 of the Inter-					
6	national Emergency Economic Powers Act (50 U.S.C.					
7	1705) to the same extent as a person that commits an					
8	unlawful act described in subsection (a) of that section					
.9	SEC. 810. EXCEPTIONS; WAIVER.					
10	(a) EXCEPTIONS.—					
1	(1) EXCEPTION FOR INTELLIGENCE ACTIVI-					
12	TIES.—This title shall not apply with respect to—					
13	(A) activities subject to the reporting re-					
14	quirements under title V of the National Secu-					
5	rity Act of 1947 (50 U.S.C. 3091 et seq.); or					
<u> 1</u> 6	(B) authorized intelligence activities of the					
17	United States.					
8	(2) Exception for compliance with inter-					
ļ9	NATIONAL OBLIGATIONS AND LAW ENFORCEMENT					
20	ACTIVITIES.—Sanctions under this title shall not					
21	apply with respect to an alien if admitting or parol-					
22	ing such alien into the United States is necessary—					
23	(A) to permit the United States to comply					
24	with the Agreement regarding the Head-					
25	quarters of the United Nations, signed at Lake					

1	Success on June 20, 1941, and entered into
2.	force November 21, 1947, between the United
3	Nations and the United States, or other appli-
4	cable international obligations of the United
<b>5</b> :	States; or
6	(B) to carry out or assist law enforcement
7	activity in the United States.
8	(3) EXCEPTION RELATING TO IMPORTATION OF
9	GOODS.—
10	(A) DEFINED TERM.—In this paragraph,
11	the term "good" means any article, natural or
12	manmade substance, material, supply, or manu-
13	factured product, including inspection and test
14	equipment, and excluding technical data.
15	(B) IN GENERAL.—Notwithstanding any
16	other provision of this title, the authority or a
17	requirement to impose sanctions under this title
18	shall not include the authority or a requirement
19	to impose sanctions on the importation of
20	goods.
21	(b) NATIONAL SECURITY WAIVER.—The President
22	may waive the imposition of sanctions based on a deter-
23	mination under section 802 with respect to a person if
24	the President—

1	(1) determines that such a waiver is in the na-
2	tional security interests of the United States; and
3	(2) submits a notification of the waiver and the
4	reasons for the waiver to the appropriate committees
5	of Congress.
6	SEC. 811. TERMINATION.
7	The President may terminate the sanctions imposed
8	under this title based on a determination under section
9:	802, after determining and certifying to the appropriate
10	committees of Congress that the Government of the Peo-
11	ple's Republic of China—
12	(1) has verifiably ceased the activities described
13	in section 802(a) with respect to operations against
14	Taiwan; and
15	(2) to the extent applicable, has entered into an
16	agreed settlement with a legitimate democratic Gov-
17	ernment of Taiwan.
18	TITLE IX—RULE OF
19	CONSTRUCTION
20	SEC. 901. RULE OF CONSTRUCTION.
21	Nothing in this Act may be construed—
22	(1) to restore diplomatic relations with the Re-
23	public of China; or

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1	(2)	to.	alter	the	United	States	Government's po-

- 2 sition with respect to the international status of the
- 3 Republic of China.