117th CONGRESS 2d Session

**S**.

To support the advancement of inclusive economic growth, democratic governance, peace, and security in Colombia, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

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

### A BILL

- To support the advancement of inclusive economic growth, democratic governance, peace, and security in Colombia, 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 "United States-Colombia Strategic Alliance 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. Designation of Colombia as a major non-NATO ally.

#### TITLE I—SUPPORTING INCLUSIVE ECONOMIC GROWTH

- Sec. 101. Colombian-American Enterprise Fund.
- Sec. 102. Strategy for promoting and strengthening nearshoring in the Western Hemisphere.
- Sec. 103. United States-Colombia Labor Compact.
- Sec. 104. Supporting efforts to combat corruption.
- Sec. 105. Increasing English language proficiency.
- Sec. 106. Partnership for STEM education.
- Sec. 107. Supporting women entrepreneurs.
- Sec. 108. Supporting women and girls in science and technology.

### TITLE II—ADVANCING PEACE AND DEMOCRATIC GOVERNANCE IN COLOMBIA

- Sec. 201. Supporting peace and justice.
- Sec. 202. Advancing integrated rural development.
- Sec. 203. Empowering Afro-Colombian and Indigenous communities in Colombia.
- Sec. 204. Protecting human rights defenders.

#### TITLE III—STRENGTHENING SECURITY COOPERATION

- Sec. 301. Establishment of United States-Colombia security consultative committee.
- Sec. 302. Cooperation on cyber defense and combating cyber crimes.
- Sec. 303. Classified report on the activities of certain terrorist and criminal groups.
- Sec. 304. Counternarcotics and rural security strategy.
- Sec. 305. Classified report on the malicious activities of state actors in the Andean region.

#### TITLE IV—PROTECTING BIODIVERSITY

- Sec. 401. Protecting tropical forests.
- Sec. 402. Public-private partnership to build responsible gold value chains.
- Sec. 403. Supporting the protected areas of Colombia.

#### TITLE V—ADDRESSING HUMANITARIAN NEEDS

- Sec. 501. Colombia Relief and Development Coherence Strategy.
- Sec. 502. Senior Humanitarian Coordinator.
- Sec. 503. Support for establishment of assisted voluntary return and reintegration programming.
- Sec. 504. Assessment of healthcare infrastructure needs in rural areas.
- Sec. 505. Strategy for refugee resettlement in the Western Hemisphere.

#### TITLE VI—GLOBAL ISSUES

- Sec. 601. Authorities related to counternarcotics.
- Sec. 602. Ensuring the integrity of communications cooperation.

#### 1 SEC. 2. FINDINGS.

2 Congress makes the following findings:

(1) On June 19, 2022, the United States and
 Colombia will celebrate 200 years of formal diplo matic relations, commemorating the United States
 Congress' recognition of the independence of Colom bia.

6 (2) On May 15, 2022, the United States and 7 Colombia will celebrate 10 years since the entry into 8 force of the United States-Colombia Trade Pro-9 motion Agreement, which has contributed to eco-10 nomic growth in both the United States and Colom-11 bia.

(3) On July 13, 2000, the United States and
Colombia launched Plan Colombia, an ambitious bilateral strategy that strengthened Colombia's institutions and capacity to combat drug trafficking, organized crime, and violence, and promote rule of
law.

(4) On February 4, 2016, the United States
and Colombia launched a new chapter in bilateral
security cooperation between the two countries
through the announcement of Peace Colombia, the
successor strategy to Plan Colombia aimed at supporting Colombia's consolidation of peace, democratic governance, and security.

1 (5) To implement Plan Colombia and its suc-2 cessor strategies, the United States Congress has 3 appropriated more than \$12,000,000,000 since 4 2000. The Government of Colombia has contributed 5 more than 90 percent of the total costs of the imple-6 mentation of Plan Colombia. 7 (6) Increased military and security cooperation 8 through Plan Colombia and Peace Colombia has 9 helped Colombia expand and professionalize its po-10 lice and armed forces. 11 (7) The United States and Colombia have en-12 tered into formal partnerships with governments 13 throughout Latin America and the Caribbean to bol-14 ster hemispheric security cooperation through the 15 United States-Colombia Action Plan on Regional Se-16 curity Cooperation (USCAP). 17 (8) In May 2017, Colombia became the first 18 Latin American partner of the North Atlantic Trea-19 ty Organization. 20 (9) Colombia is the second most biodiverse 21 country on Earth and is home to 10 percent of the 22 world's flora and fauna. 23 (10) Colombia hosts more than 1,800,000 refu-24 gees from Venezuela. In addition, Colombia has a

population of 8,100,000 registered victims of inter nal displacement since 1985.

3 (11) Colombia is the United States' third larg4 est trade partner in Latin America, with United
5 States goods and services trade with Colombia total6 ing an estimated \$40,700,000,000 in 2019.

7 (12) The Government of Colombia is a strong
8 advocate for democratic governance in Latin Amer9 ica and the Caribbean, publicly condemning ongoing
10 violations of civil liberties and human rights in
11 Cuba, Nicaragua, and Venezuela.

12 (13) The Government of Colombia has been an 13 participant in global peacekeeping active and 14 peacebuilding missions, including the United Nations 15 Stabilization Mission in Haiti (MINUSTAH), the 16 United Nations Integrated Peacebuilding Office in 17 Sierra Leone (UNOSIL), and the Multinational 18 Force and Observers in the Sinai, since 1979.

(14) In February 2021, Colombian President
Ivan Duque announced he would grant temporary
protected status to nearly 1,800,000 Venezuelan refugees in the country.

## 1SEC. 3. DESIGNATION OF COLOMBIA AS A MAJOR NON-2NATO ALLY.

3 Section 517 of the Foreign Assistance Act of 1961
4 (22 U.S.C. 2321k) is amended by adding at the end the
5 following new subsection:

6 "(c) Additional Designations.—

7 "(1) IN GENERAL.—Effective on the date of the 8 enactment of the United States-Colombia Strategic 9 Alliance Act of 2022, Colombia is designated as a 10 major non-NATO ally for purposes of this Act, the 11 Arms Export Control Act (22 U.S.C. 2751 et seq.), 12 and section 2350a of title 10, United States Code. 13 "(2) NOTICE OF TERMINATION OF DESIGNA-14 TION.—The President shall notify Congress in ac-15 cordance with subsection (a)(2) before terminating 16 the designation of a country specified in paragraph 17 (1).".

# 18 TITLE I—SUPPORTING 19 INCLUSIVE ECONOMIC GROWTH 20 SEC. 101. COLOMBIAN-AMERICAN ENTERPRISE FUND.

(a) DESIGNATION.—The President shall designate a
private, nonprofit organization (to be known as the "Colombian-American Enterprise Fund") to receive funds and
support made available under this section after determining that such organization has been designated for the
purposes specified in subsection (b). The President shall

make such designation only after consultation with the
 leadership of the Committee on Foreign Relations of the
 Senate and the Committee on Foreign Affairs of the
 House of Representatives.

5 (b) PURPOSES.—The purposes are this section are
6 the purposes described in section 1421(g)(3) of the
7 BUILD Act of 2018 (22 U.S.C. 9621(g)(3)).

8 (c) BOARD OF DIRECTORS.—

9 (1) APPOINTMENT.—The Colombian-American
10 Enterprise Fund shall be governed by a Board of
11 Directors pursuant to paragraphs (5) and (6) of sec12 tion 1421(g) of the BUILD Act of 2018 (22 U.S.C.
13 9621(g)).

(2) UNITED STATES GOVERNMENT LIAISON TO
THE BOARD.—The President shall appoint the
United States Ambassador to Colombia, or the Ambassador's designee, as a liaison to the Board. The
liaison appointed under this paragraph shall not
have any voting authority.

20 (3) NONGOVERNMENT LIAISONS TO THE
21 BOARD.—

(A) IN GENERAL.—Upon the recommendation of the Board of Directors, the President
may appoint up to 2 additional liaisons to the
Board of Directors in addition to the liaison

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specified in paragraph (2), of which not more than 1 may be a noncitizen of the United States. A liaison appointed under this subparagraph shall not have any voting authority.

5 (B) NGO COMMUNITY.—One of the addi-6 tional liaisons to the Board should be from the 7 nongovernmental organization community, with 8 significant prior experience in development fi-9 nancing and an understanding of development 10 policy priorities for Colombia.

11 (C) TECHNICAL EXPERTISE.—One of the 12 additional liaisons to the Board should have ex-13 tensive demonstrated industry, sector, or tech-14 nical experience and expertise in a priority in-15 vestment sector described in subsection (e) for 16 the Colombia-American Enterprise Fund.

(d) GRANTS.—The President is authorized to use
\$200,000,000 in funds appropriated by any Act, in this
fiscal year or prior fiscal years, making appropriations for
the Department of State, foreign operations, and related
programs, including funds previously obligated, that are
otherwise available for such purposes, notwithstanding any
other provision of law—

24 (1) to carry out the purposes set forth in sub-25 section (b) through the Colombian-American Enter-

prise Fund in accordance with section 1421(g)(4)(A)
 of the BUILD Act of 2018 (22 U.S.C.
 9621(g)(4)(A)); and

4 (2) to pay for the administrative expenses of
5 the Colombian-American Enterprise Fund, in ac6 cordance with the limitation under section
7 1421(g)(4)(B) of the BUILD Act of 2018 (22)
8 U.S.C. 9621(g)(4)(B)).

9 (e) PRIORITIZATION.—In carrying out the purposes 10 of the Colombian-American Enterprise Fund described in 11 subsection (b), the Board of Directors shall not be prohib-12 ited from making investments, grants, and expenditures 13 in any economic sector, but shall prioritize such activities 14 in the following sectors:

15 (1) Not less than 35 percent of the investments, 16 grants, and expenditures of the Colombian-American 17 Enterprise Fund shall go to projects and activities 18 of small- and medium-sized businesses in Colombia 19 working to close the digital divide, enabling digital 20 transformation, and developing and applying ad-21 vanced digital technologies, including big data, artifi-22 cial intelligence, and the Internet of things.

23 (2) Not less than 50 percent of the investments,
24 grants, and expenditures, of the Colombian-Amer-

1	ican Enterprise Fund shall go to small- and me-
2	dium-sized businesses owned by women.
3	(3) Small- and medium-sized businesses dedi-
4	cated to advancing the growth, sustainability, mod-
5	ernization, and formalization of Colombia's agri-
6	culture sector.
7	(f) NOTIFICATION.—Not later than 15 days before
8	designating an organization to operate as the Colombia-
9	American Enterprise Fund pursuant to subsection (a), the
10	President shall notify the Chairmen and Ranking Mem-
11	bers of the appropriate congressional committees of—
12	(1) the identity of the organization to be des-
13	ignated to operate as the Colombian-American En-
14	terprise Fund;
15	(2) the names and qualifications of the individ-
16	uals who will comprise the initial Board of Directors;
17	and
18	(3) the amount of the grant intended to fund
19	the Colombian-American Enterprise Fund.
20	(g) BRIEFING.—Not later than one year after the
21	designation of the Fund, and annually thereafter, the
22	President shall brief the appropriate congressional com-
23	mittees on—
24	(1) a summary of the Fund's beneficiaries;

(2) progress by the Fund in achieving the pur poses set forth in subsection (b);

3 (3) recommendations on how the Fund can bet4 ter achieve the purposes set forth in subsection (b);
5 and

6 (4) the reporting requirements described in sub-7 section (h).

8 (h) COMPLIANCE.—The Colombian-American Enter9 prise Fund shall be subject to the reporting and oversight
10 requirements described in paragraphs (7) and (8) of sec11 tion 1421(g) of the BUILD Act of 2018 (22 U.S.C.
12 9621(g)), respectively.

13 (i) BEST PRACTICES.—

14 (1) IN GENERAL.—To the maximum extent practicable, the Board of Directors of the Colom-15 16 bian-American Enterprise Fund should adopt the 17 best practices and procedures used by other Amer-18 ican Enterprise Funds, including those for which 19 funding has been made available pursuant to section 20 201 of the Support for East European Democracy 21 (SEED) Act of 1989 (22 U.S.C. 5421).

(2) IMPLEMENTATION.—In implementing this
section, the President shall ensure that the articles
of incorporation of the Colombia-American Enterprise Fund (including provisions specifying the re-

1 sponsibilities of the Board of Directors of the Fund) 2 and the terms of United States Government grant 3 agreements with the Fund are, to the maximum extent practicable, consistent with the articles of incor-4 5 poration and the terms of grant agreements estab-6 lished for other American Enterprise Funds, includ-7 ing those established pursuant to section 201 of the 8 Support for East European Democracy (SEED) Act 9 of 1989 (22 U.S.C. 5421) and comparable provisions 10 of law.

(j) RETURN OF FUNDS TO TREASURY.—Any funds
resulting from the liquidation, dissolution, or winding up
of the Colombian-American Enterprise Fund, in whole or
in part, shall be returned to the Treasury of the United
States.

16 (k) TERMINATION.—The Colombian-American En17 terprise Fund shall terminate on—

18 (1) the date that is 10 years after the date of
19 the first expenditure of amounts from the fund; or
20 (2) the date on which the fund is liquidated.

21 SEC. 102. STRATEGY FOR PROMOTING AND STRENGTH22 ENING NEARSHORING IN THE WESTERN
23 HEMISPHERE.

(a) STRATEGY.—The Secretary of State, in coordina-tion with the United States Agency for International De-

DAV22244 HXL

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velopment and the United States International Develop-1 2 ment Finance Corporation, and the heads of all other rel-3 evant Federal departments and agencies, shall develop and 4 implement a strategy to increase supply chain resiliency 5 and security by promoting and strengthening nearshoring efforts to relocate supply chains from the People's Repub-6 7 lic of China to the Western Hemisphere. 8 (b) ELEMENTS.—The strategy required under sub-9 section (a) shall— 10 (1) be informed by consultations with— 11 (A) the governments of allies and partners 12 in the Western Hemisphere; and 13 (B) labor organizations, trade unions, and 14 companies and other private sector enterprises 15 in the United States; 16 (2) provide a description of how reshoring and 17 nearshoring initiatives can be pursued in a com-18 plementary fashion to strengthen United States na-19 tional interests; 20 (3) include an assessment of the status and ef-21 fectiveness of current efforts by regional govern-22 ments, multilateral development banks, and the pri-23 vate sector to promote nearshoring to the Western 24 Hemisphere, major challenges hindering such ef-

forts, and how the United States can strengthen the
 effectiveness of such efforts;

3 (4) identify countries within Latin America and
4 the Caribbean with comparative advantages for
5 sourcing and manufacturing critical goods and coun6 tries with the greatest nearshoring opportunities;

7 (5) identify how activities by the United States
8 Agency for International Development and the
9 United States International Development Finance
10 Corporation can effectively be leveraged to strength11 en and promote nearshoring to Latin America and
12 the Caribbean;

13 (6) advance diplomatic initiatives to secure spe-14 cific national commitments by governments in Latin 15 America and the Caribbean to undertake efforts to 16 create favorable conditions for nearshoring in the re-17 gion, including commitments to develop formalized 18 national nearshoring strategies, address corruption 19 and rule of law concerns, modernize digital and 20 physical infrastructure, lower trade barriers, improve 21 ease of doing business, and finance and incentivize 22 nearshoring initiatives;

23 (7) advance diplomatic initiatives to harmonize24 standards and regulations, expedite customs oper-

ations, and facilitate economic integration in the re gion; and

3 (8) develop and implement programs to finance, 4 incentivize, or otherwise promote nearshoring to the 5 Western Hemisphere in accordance with the findings 6 made pursuant to paragraphs (3), (4), and (5), in-7 cluding, at minimum, programs to develop physical 8 and digital infrastructure, promote transparency in 9 procurement processes, provide technical assistance 10 in implementing national nearshoring strategies, mo-11 bilize private investment, and secure commitments 12 by private entities to relocate supply chains from the 13 People's Republic of China to the Western Hemi-14 sphere.

15 (c) COORDINATION WITH MULTILATERAL DEVELOP-16 MENT BANKS.—In implementing the strategy required 17 under subsection (a), the Secretary of State and the heads 18 of all other relevant Federal departments and agencies 19 shall coordinate with the United States Executive Direc-20 tors of the Inter-American Development Bank and the 21 World Bank.

(d) PRIORITIZATION.—As part of the effort described
in this section, the Secretary of State shall prioritize Colombia.

(e) ANNUAL REPORT.—Not later than 180 days after
 the date of the enactment of this Act, and annually there after for a period of 5 years, the Secretary of State shall
 submit to the Committee on Foreign Relations of the Sen ate and the Committee on Foreign Affairs of the House
 of Representatives a report on the strategy required under
 subsection (a) and progress made in its implementation.

#### 8 SEC. 103. UNITED STATES-COLOMBIA LABOR COMPACT.

9 (a) FINDINGS.—Congress makes the following find-10 ings:

(1) In July 2020, the Government of Colombia,
through the Ministry of Labor and the Department
of Planning, established a "Misión de Empleo" to
evaluate labor market challenges and make recommendations. The mission made several critical
findings, including—

- 17 (A) the majority of Colombian workers
  18 labor under precarious conditions, with few op19 portunities for upward mobility, low and unsta20 ble incomes, incomplete and erratic protections,
  21 and limited access to labor justice;
- (B) the number of labor inspectors in Colombia is 55 percent below recommendations by
  the International Labor Organization, and the
  proportion of labor judges to the population is

83 percent below the average of Organization
 for Economic Cooperation and Development
 countries; and

4 (C) capacity building is needed to strength5 en the Ministry of Labor's ability to inspect
6 labor conditions and violations and the ability
7 of labor courts to resolve complaints.

8 (b) COMPACT AUTHORITY.—The Secretary of State, 9 in coordination with the Secretary of Labor and the 10 United States Trade Representative, is authorized to enter 11 into a bilateral agreement of not less than 7 years in dura-12 tion with the Government of Colombia to continue 13 strengthening labor rights and labor policies in the country. The agreement shall be known as the "United States-14 15 Colombia Labor Compact" (referred to in this section as the "Compact"). 16

17 (c) COMPACT ELEMENTS.—The Compact shall estab-18 lish a multi-year strategy to—

19 (1) address the findings in the 2021 Executive20 Report of the Misión de Empleo de Colombia;

(2) further advance the objectives set forth
under the related goals of the 2016 peace accord
and the Colombian Action Plan Related to Labor
Rights of April 7, 2011 (referred to in this section
as the "Labor Action Plan");

1 (3) promote labor formalization in Colombia; 2 (4) protect internationally recognized labor 3 rights, including with respect to freedom of associa-4 tion, elimination of all forms of forced or compulsory 5 labor, prohibitions on child labor, and acceptable 6 work conditions related to hours worked and occupa-7 tional health and safety; and 8 (5) address and prevent violence against labor 9 organizations and trade unions and prosecute the 10 perpetrators of such violence. 11 (d) STRATEGY REQUIREMENTS.—The strategy re-12 quired under subsection (c) shall— 13 (1) be informed by consultations with labor or-14 ganizations, trade unions, and companies and other 15 private sector enterprises in the United States and 16 Colombia; 17 (2) be informed by assessments, including as-18 sessments by the Department of Labor's Inter-19 national Labor Affairs Bureau, of the areas in Co-20 lombia experiencing the highest incidence of labor 21 rights violations and violence against labor organiza-22 tions and trade unions; 23 (3) identify clear and measurable goals, objec-24 tives, and benchmarks under the Compact to detect,

deter, and respond to labor rights violations and vio lence against labor leaders;
 (4) set out clear roles, responsibilities, and ob-

jectives under the Compact, which shall include a description of policies and financial commitments of
the United States Government and the Government
of Colombia;

8 (5) provide for the conduct of an impact evalua-9 tion not later than 1 year after the conclusion of the 10 negotiations of the Compact and biannually there-11 after; and

(6) provide for a full accounting of all funds expended under the Compact, which shall include full
audit authority for the Office of the Inspector General of the Department of State, the Office of the
Inspector General of the United States Agency for
International Development, and the Government Accountability Office, as appropriate.

(e) ESTABLISHMENT OF TASK FORCE.—The President shall establish an interagency task force to advance,
monitor, enforce, and evaluate the negotiation and signing
of the Compact (referred to in this section as the "Labor
Task Force"), which shall consist of—

24 (1) the Secretary of State, who shall serve as25 the Chair;

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1	(2) the Administrator of the United States
2	Agency for International Development;
3	(3) the Secretary of Labor;
4	(4) the United States Trade Representative;
5	and
6	(5) any other Federal officials as may be des-
7	ignated by the President.
8	(f) ACTIVITIES OF THE LABOR TASK FORCE.—The
9	Labor Task Force shall—
10	(1) engage with the Government of Colombia to
11	design and implement the Compact;
12	(2) engage in consultation and advocacy with
13	nongovernmental organizations, including labor or-
14	ganizations and trade unions in the United States
15	and Colombia, to advance the purposes of this sec-
16	tion;
17	(3) assess efforts by the United States Govern-
18	ment and the Government of Colombia to implement
19	the Compact; and
20	(4) establish regular meetings of the Labor
21	Task Force to ensure closer coordination across de-
22	partments and agencies in the development of poli-
23	cies regarding the Compact.
24	(g) Specific Focus.—The activities described in
25	subsection (f) shall include an in-depth analysis of the im-

pact of the United States-Colombia Trade Promotion
 Agreement on vulnerable populations, including women
 and Afro-Colombian, Indigenous, and migrant commu nities, and recommendations on ways to ensure that those
 communities are better assisted and protected.

6 (h) CONGRESSIONAL NOTIFICATION.—Not later than 7 15 days after entering into a Compact with the Govern-8 ment of Colombia, the Secretary of State, in coordination 9 with the Administrator of the United States Agency for 10 International Development and the Secretary of Labor, 11 shall submit to the Committee on Foreign Relations of the 12 Senate, the Committee on Finance of the Senate, the 13 Committee on Ways and Means of the House of Representatives, and the Committee on Foreign Affairs of the 14 15 House of Representatives—

- 16 (1) a copy of the proposed Compact; and
- 17 (2) a copy of any annexes, appendices, or imple-18 mentation plans related to the Compact.

(i) REPORTS.—Not later than 1 year after entering
into a Compact, and annually during the period in which
the Compact is in effect, the Secretary of State, in coordination with the Administrator of the United States Agency for International Development, shall submit a report
to the Committee on Foreign Relations of the Senate and
the Committee on Foreign Affairs of the House of Rep-

resentatives that describes the progress made under the
 Compact and includes recommendations for strengthening
 United States implementation of the Compact.

#### 4 SEC. 104. SUPPORTING EFFORTS TO COMBAT CORRUPTION.

5 TECHNICAL ASSISTANCE.—The Secretary of (a) 6 State shall engage with the Government of Colombia for 7 the purpose of developing and implementing a multi-year 8 strategy, including through the provision of technical as-9 sistance, to combat corruption and address the misuse of 10 public resources. The Secretary of State shall consult with 11 the Administrator of the United States Agency for Inter-12 national Development and the Secretary of the Treasury 13 in the development of the strategy.

14 (b) ELEMENTS.—The strategy required under sub-15 section (a) shall—

16 (1) assess the scope of public and private sector
17 corruption in Colombia, including specific cases of
18 significant corruption;

19 (2) provide technical assistance for the purposes
20 of combating corruption and increasing transparency
21 in Colombia;

(3) develop and implement programming to
support investigative journalism, protection of journalists reporting on public and private sector corruption, civil society anti-corruption initiatives;

(4) consult and advocate with nongovernmental
 organizations and the private sector to advance the
 purposes of this section; and

4 (5) establish regular United States interagency
5 meetings to ensure closer coordination across United
6 States departments and agencies in the development
7 of policies regarding transparency and corruption in
8 Colombia.

9 (c) BRIEFINGS.—Not later than 180 days after the 10 date of the enactment of this Act, the Secretary of State 11 shall brief the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House 12 13 of Representatives on the strategy required under subsection (a). Not later than 1 year after the briefing on 14 15 the strategy, and annually thereafter, the Secretary of State shall brief the committees on the implementation of 16 17 the strategy.

#### 18 SEC. 105. INCREASING ENGLISH LANGUAGE PROFICIENCY.

(a) PARTNERSHIP AUTHORIZED.—The Secretary of
State and the Administrator of the United States Agency
for International Development are authorized to establish
a 5-year public-private partnership to support—

(1) innovative in-country solutions for improving English language proficiency among primary and
secondary school teachers in Colombia; and

(2) the creation of English language accelerator
 courses, including specialized courses in business
 and technology.

4 (b) ELEMENTS.—In designing and implementing the
5 partnership authorized under subsection (a), the Secretary
6 of the State and the Administrator of the United States
7 Agency for International Development shall—

8 (1) complement ongoing efforts by the Ministry
9 of Education of Colombia and other relevant institu10 tions;

(2) target teachers from schools in low-income
communities and underrepresented communities, including Afro-Colombian and Indigenous communities; and

(3) consult with the Government of Colombia,civil society, and academia.

17 (c) PURPOSE.—The purpose of the partnership au-18 thorized under subsection (a) is to increase English lan-19 guage proficiency among primary and secondary school teachers, enhance teachers' use of emerging digital tech-20 21 nologies for English language learning, and ensure con-22 tinuity of teacher development, thereby increasing student 23 outcomes and the ability of Colombian youth to access 24 higher education and higher quality livelihoods.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to the United States Agency
 for International Development \$12,000,000 for each of
 fiscal years 2023 through 2027 for the creation of the
 partnership authorized under subsection (a).

6 (e) Monitoring and Evaluation Framework.— 7 Not later than 1 year after the date of the enactment of this Act, the Secretary of State and the Administrator of 8 the United States Agency for International Development 9 10 shall jointly submit to the Committee on Foreign Rela-11 tions of the Senate and the Committee on Foreign Affairs 12 of the House of Representatives a monitoring and evaluation framework that includes objectives and indicators re-13 14 lated to the partnership authorized under subsection (a). 15 (f) Assessments of Partnership Impact.—Not

later than 2 years and 5 years after the date of the enact-16 17 ment of this Act, the Secretary of State and the Administrator of the United States Agency for International De-18 19 velopment shall jointly submit to the Committee on For-20 eign Relations of the Senate and the Committee on For-21 eign Affairs of the House of Representatives a comprehen-22 sive assessment on the impact of the partnership author-23 ized under subsection (a) that uses the monitoring and 24 evaluation framework submitted pursuant to subsection 25 (e).

 $\mathrm{DAV22244}~\mathrm{HXL}$ 

26

1 (g) BRIEFING.—Not later than 180 days after the 2 date of the enactment of this Act, the Secretary of State 3 and the Administrator of the United States Agency for International Development shall brief the Committee on 4 5 Foreign Relations of the Senate and the Committee on 6 Foreign Affairs of the House of Representatives regarding 7 the progress achieved in advancing the partnership au-8 thorized under subsection (a).

#### 9 SEC. 106. PARTNERSHIP FOR STEM EDUCATION.

10 (a) IN GENERAL.—The United States Administrator 11 of the United States Agency for International Develop-12 ment shall support Colombia's Ministry of Education in 13 the development of K-12 STEM curricula, the development of a STEM teacher education and degree program 14 15 at public schools, and the training of 10,000 new K-12 public school educators, including in underrepresented and 16 17 Afro-Colombian and Indigenous communities.

(b) COORDINATION.—In designing and implementing
the program required under subsection (a), the Administrator of the United States Agency for International Development shall coordinate with the Chief Executive Officer of the Millennium Challenge Corporation and the Chief
Executive Officer of the Peace Corps.

24 (c) AUTHORIZATION.—There is authorized to be ap-25 propriated to the United States Agency for International

 $\mathrm{DAV22244}\ \mathrm{HXL}$ 

27

Development \$10,000,000 for each of fiscal years 2023
 through 2027 for the creation of the program authorized
 under subsection (a).

4 (d) BRIEFINGS.—Not later than 180 days after the
5 date of the enactment of this Act, and annually thereafter,
6 the Administrator of the United States Agency for Inter7 national Development shall brief the Committee on For8 eign Relations of the Senate and the Committee on For9 eign Affairs of the House of Representatives on the results
10 of the program required under subsection (a).

#### 11 SEC. 107. SUPPORTING WOMEN ENTREPRENEURS.

(a) IN GENERAL.—The Secretary of State and the
Administrator of the United States Agency for International Development shall design and implement a new
program to promote women's entrepreneurship through
initiatives that—

(1) promote policies and legislative efforts to reduce barriers to women's entrepreneurship and women's ownership of small and medium sized enterprises;

(2) increase access to credit and financing; and
(3) provide training and mentorship to women
entrepreneurs, including women from Afro-Colombian and Indigenous communities.

(b) COORDINATION.—In designing and implementing
 the program required under subsection (a), the Secretary
 of State and the Administrator of the United States Agen cy for International Development shall coordinate with the
 Chief Executive Officer of the United States International
 Development Finance Corporation.

7 (c) BRIEFINGS.—Not later than 180 days after the 8 date of the enactment of this Act, and annually thereafter, 9 the Secretary of State and the Administrator of the 10 United States Agency for International Development shall brief the Committee on Foreign Relations of the Senate 11 12 and the Committee on Foreign Affairs of the House of 13 Representatives on the results of the program required under subsection (a). 14

## 15 SEC. 108. SUPPORTING WOMEN AND GIRLS IN SCIENCE 16 AND TECHNOLOGY.

(a) IN GENERAL.—The Secretary of State shall establish TechWomen and TechGirls programs designed to
empower and inspire women and girls from Latin America
and the Caribbean to advance careers in science and technology.

(b) PARTICIPATION.—In carrying out subsection (a),
the Secretary of State shall—

(1) during the first 5 years of the programs,
 prioritize the participation of Colombian women and
 girls; and

4 (2) take steps to include underrepresented
5 women and girls from across Latin America and the
6 Caribbean, including women from low income and
7 underrepresented communities, including Afro-Co8 lombian and Indigenous communities, in the pro9 grams.

10 (c) AUTHORIZATION OF APPROPRIATIONS.—There is
11 authorized to be appropriated \$1,000,000 for fiscal year
12 2023 to carry out this section.

# 13 TITLE II—ADVANCING PEACE 14 AND DEMOCRATIC GOVERN15 ANCE IN COLOMBIA

#### 16 SEC. 201. SUPPORTING PEACE AND JUSTICE.

(a) POLICY.—It is the policy of the United States to
support peace, justice, and democratic governance in Colombia, including the full and timely implementation of the
2016 peace accord.

21 (b) EVALUATION FRAMEWORK.—

(1) IN GENERAL.—Not later than 180 days
after the date of the enactment of this Act, the Secretary of State, in consultation with the Administrator of the United States Agency for International

1 Development, shall submit to the Committee on For-2 eign Relations of the Senate and the Committee on 3 Foreign Affairs of the House of Representatives an 4 evaluation framework that assesses the impact of 5 United States diplomatic engagement and foreign 6 assistance programming in support of the peace 7 process in Colombia.

8 (2) CONSULTATION.—The Secretary of State, 9 in consultation with the Administrator of the United 10 States Agency for International Development, shall 11 consult with the Committee on Foreign Relations of 12 the Senate and the Committee on Foreign Affairs of 13 the House of Representatives on the development of 14 the evaluation framework required under paragraph 15 (1).

#### 16 SEC. 202. ADVANCING INTEGRATED RURAL DEVELOPMENT.

17 (a) Supporting Agricultural Cooperatives.— 18 The Secretary of State, in coordination with the Adminis-19 trator of the United States Agency for International De-20 velopment, the Chief Executive Officer of the United 21 States International Development Finance Corporation, 22 and the Secretary of Commerce, and in consultation with 23 the Chief Executive Officer of the Inter-American Founda-24 tion, shall develop and implement programs to support the 25 ability of rural cooperatives in conflict-affected areas of

Colombia to bring products into national and international 1 2 markets by— 3 (1) supporting research; 4 (2) developing new skills; 5 (3) building resilience capacities, including ca-6 pacity to adapt to the effects of climate change; 7 (4) integrating best practices in sustainable ag-8 riculture; 9 (5) promoting standardization and quality con-10 trol; 11 (6) supporting commercialization; 12 (7) enabling access to financing; and 13 (8) promoting access to markets. 14 (b) PRIORITIZATION.—Programs required under sub-15 section (a) shall prioritize communities seeking to shift away from illicit economies, including such economies re-16 17 lated to the trafficking of narcotics, wildlife, minerals and 18 other natural resources, and other goods. 19 (c) CONSULTATION.—In developing the programs re-20 quired under subsection (a), the Secretary of State shall 21 consult with representatives of the Government of Colom-22 bia, the private sector, human rights, labor, and humani-23 tarian organizations, and underrepresented populations 24 including women, Indigenous populations, and Afro-Colombians. 25

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to the Secretary of State
 and the Administrator of the United States Agency for
 International Development \$10,000,000 for each of fiscal
 years 2023 and 2024 to carry out the programs required
 under subsection (a).

7 (e) BRIEFINGS.—Not later than 180 days after the 8 date of the enactment of this Act, and every 180 days 9 thereafter, the Secretary of State, the Administrator of 10 the United States Agency for International Development, and the Chief Executive Officer of the United States 11 12 International Development Finance Corporation shall brief the Committee on Foreign Relations of the Senate 13 and the Committee on Foreign Affairs of the House of 14 15 Representatives regarding the progress achieved in advancing the programs required under subsection (a). 16

## 17 SEC. 203. EMPOWERING AFRO-COLOMBIAN AND INDIGE18 NOUS COMMUNITIES IN COLOMBIA.

(a) IN GENERAL.—The Secretary of State, in coordination with the Administrator of the United States Agency for International Development and the Chief Executive
Officer of the United States International Development
Finance Corporation, and in consultation with the Chief
Executive Officer of the Inter-American Foundation, shall
develop and implement initiatives to—

(1) support the implementation of the ethnic
 chapter of Colombia's 2016 peace accord, which
 safeguards the rights of the Indigenous and Black
 populations of Colombia;
 (2) provide technical assistance and capacity building support to Afro-Colombian community
 councils in Colombia;

8 (3) increase the participation of individuals 9 from Afro-Colombian and Indigenous communities in 10 existing bilateral initiatives and in educational and 11 cultural exchange programs of the Department of 12 State and the United States Agency for Inter-13 national Development; and

14 (4) increase access to finance and credit for
15 small- and medium-sized businesses owner by Afro16 Colombian and Indigenous entrepreneurs.

17 (b) PRIORITIZATION.—During the 5-year period be-18 ginning on the date of the enactment of this Act—

(1) the Administrator of the United States
Agency for International Development shall dedicate
not less than 10 percent of the amounts appropriated to the United States Agency for International Development and allocated for Colombia to
programs that empower and support Afro-Colombian
and Indigenous communities in Colombia; and

(2) not less than 50 percent of the funding
 dedicated under paragraph (1) shall be directly pro vided to Afro-Colombian and Indigenous-led organi zations to implement the programs described in that
 paragraph.

#### 6 SEC. 204. PROTECTING HUMAN RIGHTS DEFENDERS.

7 (a) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated \$20,000,000 for each
9 of the fiscal years 2022 through 2026 to provide critical
10 assistance to human rights defenders and anti-corruption
11 activists in Colombia through the Department of State's
12 Human Rights Defenders Fund.

(b) REPORT.—Not later than 180 days after the date
of the enactment of this Act, and annually thereafter
through the end of 2024, the Secretary of State, in cooperation with the Administrator of the United States
Agency for International Development, shall submit a report to Congress that includes—

(1) details regarding Department of State and
United States Agency for International Development
programs to—

(A) support the work of human rights defenders, anti-corruption activists, and other civil
society actors in Colombia; and

1	(B) provide assistance when such individ-
2	uals are under threat, including specific proc-
3	esses by which such individuals can request as-
4	sistance from United States embassies;
5	(2) detailed information contained in the Coun-
6	try Reports on Human Rights Practices regarding
7	the intimidation of, and attacks against, such indi-
8	viduals and the response of the foreign government;
9	(3) a strategy for any increased engagement
10	and measures of success toward defending human
11	rights defenders and anti-corruption activists; and
12	(4) an accounting of funds used to execute the
13	Human Rights Defender Fund.
13 14	Human Rights Defender Fund. <b>TITLE III—STRENGTHENING</b>
14	TITLE III—STRENGTHENING
14 15	TITLE III—STRENGTHENING SECURITY COOPERATION
14 15 16	TITLE III—STRENGTHENING SECURITY COOPERATION SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA
14 15 16 17	TITLE III—STRENGTHENING SECURITY COOPERATION SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA SECURITY CONSULTATIVE COMMITTEE.
14 15 16 17 18	TITLE III—STRENGTHENING SECURITY COOPERATION SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA SECURITY CONSULTATIVE COMMITTEE. (a) IN GENERAL.—Not later than 180 days after the
14 15 16 17 18 19	TITLE III—STRENGTHENING SECURITY COOPERATION SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA SECURITY CONSULTATIVE COMMITTEE. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	TITLE III—STRENGTHENING SECURITY COOPERATION SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA SECURITY CONSULTATIVE COMMITTEE. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State and the Secretary of Defense shall establish a consultative
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<b>TITLE III—STRENGTHENING</b> <b>SECURITY COOPERATION</b> <b>SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA</b> <b>SECURITY CONSULTATIVE COMMITTEE.</b> (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State and the Secretary of Defense shall establish a consultative committee to include the Government of Colombia to de-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<b>TITLE III—STRENGTHENING</b> <b>SECURITY COOPERATION</b> <b>SEC. 301. ESTABLISHMENT OF UNITED STATES-COLOMBIA</b> <b>SECURITY CONSULTATIVE COMMITTEE.</b> (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State and the Secretary of Defense shall establish a consultative committee to include the Government of Colombia to develop a strategy for jointly strengthening Colombia's na-

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1	(1) counterterrorism and counterinsurgency;
2	(2) counternarcotics and countering other forms
3	of illicit trafficking;
4	(3) cyberdefense and cybercrimes;
5	(4) border and maritime security and air de-
6	fense; and
7	(5) stabilization.
8	(b) Additional Elements.—The consultative com-
9	mittee shall evaluate existing technologies, equipment, and
10	weapons systems, as well as necessary upgrades to such
11	technologies, equipment, and systems of Colombia's na-
12	tional security and defense institutions in order to ensure
13	the continued defense of the national sovereignty and na-
14	tional territory of Colombia.
15	(c) Bilateral Security and Defense Coopera-
16	TION.—Not later than 180 days after the establishment
17	of the consultative committee required under subsection
18	(a), the Secretary of State, in coordination with the Sec-
19	retary of Defense, is authorized to enter into consultations
20	with the Government of Colombia to strengthen existing,
21	or establish new, bilateral security and defense cooperation
22	or lines of effort to address capacity-building and resource
23	needs identified by the consultative committee.

24 (d) Briefings.—

1 (1)CONSULTATIVE COMMITTEE.—Not later 2 than 30 days after the establishment of the United 3 States-Colombia Security Consultative Committee 4 required under subsection (a), and not later than 15 5 days after any meeting of the Consultative Com-6 mittee thereafter, the Secretary of State and the 7 Secretary of Defense shall jointly brief any of the 8 appropriate congressional committees on progress 9 made under the committee, pursuant to a request by 10 any one of the appropriate congressional committees. 11 (2) BILATERAL SECURITY AND DEFENSE CO-12 OPERATION.—Not later than 30 days after the com-13 pletion of any consultations with the Government of 14 Colombia pursuant to subsection (c), the Secretary

of State and the Secretary of Defense shall brief the
appropriate congressional committees on the implementation of the agreed upon areas of cooperation
or lines of effort.

(e) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this section, the term "appropriate congressional committees" means—

(1) the Committee on Foreign Relations of theSenate;

24 (2) the Committee on Armed Services of the25 Senate;

(3) the Committee on Foreign Affairs of the
 House of Representatives; and

3 (4) the Committee on Armed Services of the4 House of Representatives.

5 SEC. 302. COOPERATION ON CYBER DEFENSE AND COM6 BATING CYBER CRIMES.

7 (a) DIPLOMATIC ENGAGEMENT.—The Secretary of 8 State, in coordination with the Attorney General of the 9 United States, shall engage with the Government of Co-10 lombia to support and facilitate Colombia's adoption of 11 improved standards to address cyber crimes, especially 12 such crimes that are state-directed, including—

(1) supporting the development of Colombia's
strategies to deter, investigate, and prosecute
cybercrime, to protect critical infrastructure, and to
promote the use of new technologies, as part of a
broader and more coordinated effort to protect the
information technology systems and networks of citizens, businesses, and governments;

20 (2) supporting the development of protocols
21 that allow cyber preparedness and ensure protection
22 and resilience to critical infrastructure;

(3) supporting the Government of Colombia inthe implementation of relevant international conven-

1	tions, such as the Budapest Convention on
2	Cybercrime, of which Colombia is a party;
3	(4) continuing to develop partnerships among
4	foreign partners, including in Latin America and the
5	Caribbean, responsible for preventing, investigating,
6	and prosecuting such crimes, and the private sector,
7	in order to streamline and improve the procurement
8	of timely information in the context of mutual as-
9	sistance proceedings;
10	(5) working, in cooperation with like-minded de-
11	mocracies in international organizations, to advance
12	standards for digital governance and promote a se-
13	cure, reliable, free, and open internet;
14	(6) supporting the adoption of new technologies
15	to enhance the technical capabilities of cybersecurity
16	agencies in Colombia; and
17	(7) supporting the efforts of the Government of
18	Colombia to build national resilience against foreign
19	disinformation efforts.
20	(b) DIGITAL INFRASTRUCTURE ACCESS AND SECU-
21	RITY STRATEGY.—Not later than 180 days after the date
22	of the enactment of this Act, the Secretary of State, in
23	coordination with relevant Federal agencies, shall develop
24	and implement a strategy for leveraging United States ex-

pertise to share best practices and lessons learned and as-1 2 sist the Government of Colombia. The strategy shall— 3 (1) improve and secure its digital infrastruc-4 ture, including critical infrastructure; 5 (2) protect technological assets, including data 6 privacy, digital evidence, and electronically store in-7 formation; 8 (3) advance cybersecurity to protect against 9 cybercrime and cyberespionage; 10 (4) promote exchanges and technical training 11 programs, including know-how transfer in cybersecu-12 rity and disinformation and misinformation; 13 (5) promote the adoption or development of new 14 technologies to enhance protection against 15 cybercrime and cyberespionage; and 16 (6) promote digital hygiene programs. 17 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 18 authorized to be appropriated to the Secretary of State 19 for the development and implementation of the strategy 20 required under subsection (b) \$3,000,000 for each of fiscal 21 years 2023 through 2025. 22 (d) SEMIANNUAL BRIEFING REQUIREMENT.—Not 23 later than 180 days after the date of the enactment of 24 this Act, and every 180 days thereafter until the date that

25 is 5 years after such date of enactment, the Secretary of

State shall brief the Committee on Foreign Relations of
 the Senate and the Committee on Foreign Affairs of the
 House of Representatives regarding the implementation of
 the diplomatic engagement described in subsection (a) and
 the implementation of the strategy described in subsection
 (b).

### 7 SEC. 303. CLASSIFIED REPORT ON THE ACTIVITIES OF CER8 TAIN TERRORIST AND CRIMINAL GROUPS.

9 (a) FINDING.—On November 30, 2021, the United 10 States designated the Revolutionary Armed Forces of Co-(FARC-EP) 11 lombia-People's Army and Segunda 12 Marquetalia as foreign terrorist organizations under sec-13 tion 219(a) of the Immigration and Nationality Act (8) U.S.C. 1189(a)). 14

15 (b) REPORTS REQUIRED.—Not later than 180 days after the date of the enactment of this Act, and annually 16 17 thereafter for 5 years, the Secretary of State, acting through the Assistant Secretary of State for the Bureau 18 19 of Intelligence and Research of the Department of State, 20 and in coordination with the Secretary of Defense, the Di-21 rector of National Intelligence, and the Director of the 22 Central Intelligence Agency, shall submit to the appro-23 priate congressional committees a classified report detail-24 ing the activities of the Revolutionary Armed Forces of 25 Colombia-EP, Segunda Marquetalia, the Ejército de

1	Liberación Nacional, Clan del Golfo, and other Colombian
2	organized criminal groups .
3	(c) ELEMENTS.—Each report required by subsection
4	(b) shall include—
5	(1) the name or names of each group covered
6	by the report;
7	(2) a description of each group and the geo-
8	graphic presence of the group;
9	(3) a description of the leadership and structure
10	of each group;
11	(4) the operating modalities and capabilities of
12	each group;
13	(5) the rate of growth and recruitment strate-
14	gies of each group; and
15	(6) any linkages between such groups and any
16	other countries, including the regime of Nicolás
17	Maduro in Venezuela.
18	(d) Appropriate Congressional Committees
19	DEFINED.—In this section, the term "appropriate con-
20	gressional committees" means—
21	(1) the Committee on Foreign Relations of the
22	Senate;
23	(2) the Select Committee on Intelligence of the
24	Senate;

(3) the Committee on Armed Services of the
 Senate;

3 (4) the Committee on Foreign Affairs of the
4 House of Representatives;

5 (5) the Permanent Select Committee on Intel6 ligence of the House of Representatives; and

7 (6) the Committee on Armed Services of the8 House of Representatives.

9 SEC. 304. COUNTERNARCOTICS AND RURAL SECURITY 10 STRATEGY.

11 (a) IN GENERAL.—The Secretary of State shall de-12 velop and implement a strategy and related programs to 13 support the Government of Colombia's efforts to counter narcotics trafficking and transnational organized crime, 14 15 including human trafficking, illicit trafficking in arms, wildlife, and cultural property, environmental crimes, mi-16 17 grant smuggling, corruption, money laundering, the illicit 18 smuggling of bulk cash, the licit use of financial systems 19 for malign purposes, and other new and emerging forms 20 of crime, by supporting—

(1) the eradication of illicit coca crops and the
destruction of laboratories used to produce illicit
narcotics;

24 (2) the interdiction of illicit narcotics and other25 forms contraband;

1	(3) efforts to disrupt illicit financial networks,
2	including through technical assistance to financial
3	intelligence units, including the enhancement of anti-
4	money laundering and asset forfeiture programs;
5	(4) civilian law enforcement agencies, including
6	support for—
7	(A) the enhancement of management of
8	complex, multi-actor criminal cases;
9	(B) the enhancement of intelligence collec-
10	tion capacity and training on civilian intel-
11	ligence collection (including safeguards for pri-
12	vacy and basic civil liberties), investigative tech-
13	niques, forensic analysis, and evidence preserva-
14	tion; and
15	(C) port, airport, and border security offi-
16	cials, agencies, and systems, including—
17	(i) improvements to computer infra-
18	structure and data management systems,
19	secure communications technologies, non-
20	intrusive inspection equipment, and radar
21	and aerial surveillance equipment; and
22	(ii) assistance to canine units;
23	(5) justice sector institutions to enhance efforts
24	to successfully prosecute drug trafficking organiza-
25	tions, transnational criminal organizations, and indi-

viduals and entities involved in money laundering
 and financial crimes related to narcotics trafficking
 and other illicit economies;
 (6) the inclusion of human rights in law en-

5 forcement training programs; and

6 (7) advancing rural security initiatives, includ7 ing the protection of community leaders and mem8 bers of organized civil society who promote the rule
9 of law and democratic governance.

(b) PRIORITIZATION.—During the 5-year period beginning on the date of the enactment of this Act, the Secretary of State shall dedicate—

(1) not less than 10 percent of the amounts appropriated to the International Narcotics Control
and Law Enforcement account for Colombia to combating money laundering and financial crimes; and

(2) not less than 10 percent of the amounts appropriated to the International Narcotics Control
and Law Enforcement account for Colombia to research, innovation initiatives, and new technologies
that can be utilized to combat illicit trafficking and
all forms of transnational organized crime, as described in subsection (a).

24 (c) BRIEFINGS.—Not later than 180 days after the25 date of the enactment of this Act, and every 180 days

thereafter, the Secretary of State shall brief the Com mittee on Foreign Relations of the Senate and the Com mittee on Foreign Affairs of the House of Representatives
 regarding the progress achieved in advancing the pro grams required under subsection (a).

# 6 SEC. 305. CLASSIFIED REPORT ON THE MALICIOUS ACTIVI7 TIES OF STATE ACTORS IN THE ANDEAN RE8 GION.

9 (a) REPORT REQUIRED.—Not later than 90 days 10 after the date of the enactment of this Act, and annually 11 thereafter for 5 years, the Secretary of State, acting 12 through the Assistant Secretary of State for the Bureau 13 of Intelligence and Research of the Department of State, and in coordination with the Director of National Intel-14 15 ligence, the Director of the Central Intelligence Agency, and the Director of the Defense Intelligence Agency, shall 16 17 submit a classified report to the appropriate congressional 18 committees detailing the malicious activities of state ac-19 tors in the Andean region, including—

- 20 (1) disinformation, misinformation, and all
  21 other information operations;
- 22 (2) election interference;
- 23 (3) cyberattacks and aggressions;
- 24 (4) sales or donations of weapons or military25 equipment;

(5) security cooperation; 1 2 (6) the direct and indirect supply of tech-3 nologies, equipment, and weapons to irregular armed 4 actors operating in the Andean region; 5 (7) the provision of technologies, equipment, 6 and weapons systems to the regime of Nicolas 7 Maduro in Venezuela and the implications for the 8 security of countries in the Andean region; and 9 (8) other threats to United States national in-10 terests and national security. 11 (b) ESTABLISHMENT OF POSITION.—The Secretary 12 of State shall establish a "watcher" position in the Andean 13 region as necessary to fulfill the requirements detailed under subsection (a). 14 15 (c) ANNUAL BRIEFING REQUIREMENT.—Not later than 1 year after the date of the enactment of this Act, 16 17 and annually thereafter, the official designated for the 18 "watcher" position established pursuant to subsection (b) 19 shall brief the appropriate congressional committees on— 20 (1) the steps that United States embassies in 21 the Andean region have taken to advance the issues 22 described in subsection (a); and 23 (2) the nature and extent of the extra-regional diplomatic, economic, security, defense, and intel-24 25 ligence presence and influence in the Andean region.

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48

### TITLE IV—PROTECTING BIODIVERSITY

3 SEC. 401. PROTECTING TROPICAL FORESTS.

4 (a) IN GENERAL.—Not later than 180 days after the 5 date of the enactment of this Act, the Secretary of State and the Administrator of the United States Agency for 6 International Development, in consultation with the Chief 7 8 of the Forest Service of the Department of Agriculture, 9 shall develop and implement a joint 3-year strategy, in co-10 ordination with the Government of Colombia, which shall 11 be known as the "Strategy for Protecting Colombia's 12 Tropical Forests" (referred to in this section as the "strat-13 egy"), to protect the biodiversity of Colombia and address 14 deforestation.

15 (b) ELEMENTS.—The strategy shall describe how the16 United States will—

(1) empower and fund local communities, especially Indigenous and Afro-Colombian communities,
to manage natural resources, address deforestation
and forest degradation, and combat illegal activities
causing environmental harm in their communities,
including drug-trafficking activities and illegal logging, mining, fishing, and wildlife trade;

24 (2) protect social and environmental activists25 and whistleblowers;

1	(3) strengthen community-based prevention
2	mechanisms and support community-led efforts to
3	address illegal activities related to natural resources,
4	including those activities described in paragraph $(1)$ ;
5	(4) advance the development of markets to pro-
6	mote alternatives to activities related to drug traf-
7	ficking and illegally obtained wood, fish, wildlife, or
8	minerals, as appropriate;
9	(5) promote transparency in product sourcing
10	and responsible supply chains;
11	(6) prevent, detect, investigate, and prosecute
12	crimes related to natural resources;
13	(7) promote partnerships with nongovernmental
14	organizations, international organizations, and the
15	private sector;
16	(8) work within the United States interagency
17	process to end the import of illegally or
18	unsustainably sourced wildlife, timber, agricultural
19	commodities, or fish, or illegally sourced gold or
20	other minerals into the United States from Colom-
21	bia; and
22	(9) consult with civil society to address the driv-
23	ers of deforestation and forest degradation, and pro-
24	mote the conservation of intact forests.

DAV22244 HXL

50

1 (c) REGIONAL DIPLOMATIC COORDINATION.—The 2 United States shall work with the Government of Colom-3 bia, and in cooperation with international organizations, 4 to support the development of partnerships among Latin 5 American and Caribbean officials responsible for preventing, investigating, and prosecuting environmental 6 7 crimes, and in cooperation with the private sector, to pro-8 tect the region's biodiversity and address deforestation 9 and forest degradation.

10 (d) AUTHORIZATION OF APPROPRIATIONS.—There is 11 authorized to be appropriated to the Secretary of State 12 and the United States Agency for International Develop-13 ment for the development and implementation of the strat-14 egy—

- 15 (1) \$5,000,000 for fiscal year 2023;
- 16 (2) \$7,000,000 for fiscal year 2024; and
- 17 (3) \$8,000,000 for fiscal year 2025.

18 (e) BRIEFINGS.—Not later than 180 days after the 19 date of the enactment of this Act, the Secretary of State 20 and the Administrator of the United States Agency for 21 International Development shall brief the Committee on 22 Foreign Relations of the Senate and the Committee on 23 Foreign Affairs of the House of Representatives on the 24 strategy. Not later than one year after the briefing on the 25 strategy, and annually thereafter, the Secretary of State

shall brief the committees on the implementation of the
 strategy.

### 3 SEC. 402. PUBLIC-PRIVATE PARTNERSHIP TO BUILD RE4 SPONSIBLE GOLD VALUE CHAINS.

5 (a) BEST PRACTICES.—The Administrator of the United States Agency for International Development, in 6 7 coordination with the Government of Colombia, shall con-8 sult with the Government of Switzerland regarding best 9 practices developed through their public-private partner-10 ship, the Swiss Better Gold Initiative, which aims to im-11 prove transparency and traceability in the international 12 gold trade.

(b) IN GENERAL.—The Administrator of the United
States Agency for International Development shall coordinate with the Government of Colombia to establish a public-private partnership to advance the best practices described in subsection (a), including supporting programming in Colombia that will—

(1) support formalization and compliance with
appropriate environmental and labor standards in
artisanal and small-scale gold mining (ASGM);

(2) increase access to financing for ASGM miners committed to taking significant steps to formalize their operations and comply with labor and
environmental standards;

(3) enhance the traceability and support the es tablishment of a certification process for ASGM
 gold;

4 (4) support a public relations campaign to pro-5 mote responsibly sourced gold;

6 (5) facilitate contact between Colombian ven7 dors of responsibly sourced gold and United States
8 companies; and

9 (6) promote policies and practices in Colombia 10 that are conducive to the formalization of ASGM 11 and improvement of environmental and labor stand-12 ards in ASGM.

13 (c) MEETING.—The Secretary of State, the Administrator of the United States Agency for International De-14 15 velopment, or the President's Special Envoy for Climate Change should, without delegation and in coordination 16 17 with the Government of Colombia, host a meeting with senior representatives of the private sector and inter-18 19 national governmental and nongovernmental partners and 20 make commitments to improve due diligence and increase 21 the responsible sourcing of gold.

### 22 SEC. 403. SUPPORTING THE PROTECTED AREAS OF COLOM23 BIA.

The Secretary of State and the Secretary of theTreasury shall instruct United States executive directors

DAV22244 HXL

53

of international financial institutions to use the voice, vote, 1 2 and influence of the United States to establish or con-3 tribute to a Conservation Trust Fund to support the con-4 servation and responsible management of protected areas 5 of Colombia. Activities implemented through the Conservation Trust Fund shall include an innovation chal-6 7 lenge to enhance conservation of protected areas and in-8 crease protections for park rangers, environmental activ-9 ists, and Afro-Colombian and Indigenous communities.

## 10 TITLE V—ADDRESSING 11 HUMANITARIAN NEEDS

#### 12 SEC. 501. COLOMBIA RELIEF AND DEVELOPMENT COHER-

#### 13 ENCE STRATEGY.

14 (a) STRATEGY REQUIRED.—The Secretary of State, 15 in coordination with the Administrator of the United States Agency for International Development, shall de-16 velop and implement a strategy, to be known as the "Co-17 18 lombia Relief and Development Coherence Strategy", to 19 support Colombia's responses to the separate but related 20challenges of assisting internally displaced persons, refu-21 gees, vulnerable migrants, and people affected by natural 22 disasters. The strategy shall—

23 (1) be publicly available in English and Span-24 ish;

1	(2) describe concurrent efforts and clarify
2	United States agency responsibilities in Colombia for
3	assisting-
4	(A) asylum seekers;
5	(B) refugees;
6	(C) internally displaced persons; and
7	(D) vulnerable migrants;
8	(3) include a description of the assistance that
9	shall be provided for the populations described in
10	paragraph (2), including—
11	(A) emergency assistance, protection,
12	water, sanitation, hygiene, food, shelter, emer-
13	gency education, and psychosocial assistance;
14	and
15	(B) integration programs in the education,
16	health, livelihoods, shelter, and social protection
17	sectors;
18	(4) include a description of the technical assist-
19	ance and capacity-building efforts to be provided for
20	civil society organizations and relevant institutions
21	in Colombia, such as the Victims Unit of the Gov-
22	ernment of Colombia and relevant government min-
23	istries;

(5) describe outreach, coordination, and pro gramming with the private sector to support the
 populations described in paragraph (2); and

4 (6) describe how the Department of State and
5 the United States Agency for International Develop6 ment will mobilize additional donor contributions to7 wards humanitarian appeals.

8 (b) DESCRIPTION OF INTERAGENCY COORDINATION 9 EFFORTS.—The strategy developed under subsection (a) 10 shall include a description of how the Department of State will lead interagency coordination efforts in implementing 11 12 the strategy, including a description of mechanisms to co-13 ordinate programming, advocacy, monitoring and evaluation, communications, participation in international fora, 14 15 and funding announcements.

#### 16 SEC. 502. SENIOR HUMANITARIAN COORDINATOR.

17 (a) DESIGNATION.—Not later than 30 days after the 18 date of the enactment of this Act, the Secretary of State 19 shall designate a senior officer (to be known as the "Senior Humanitarian Coordinator"), selected from among 20 21 senior officers at the GS-15 level or equivalent, to coordi-22 nate Department of State and United States Agency for 23 International Development humanitarian and development 24 programming and policies for asylum seekers, refugees, in-

ternally displaced persons, and vulnerable migrants in the
 Western Hemisphere.

3 (b) LOCATION.—The Senior Humanitarian Coordi-4 nator shall be based in Washington, D.C..

5 (c) SUPERVISION.—The Senior Humanitarian Coor6 dinator shall report to the Assistant Secretary of State
7 for Western Hemisphere Affairs and the Assistant Sec8 retary of State for Population, Refugees, and Migration.
9 (d) DUTIES.—The Senior Humanitarian Coordinator
10 shall—

(1) ensure that United States assistance and
diplomatic engagement with respect to the populations described in subsection (a), through all
stages of displacement, is consistent with the strategy described in section 501(a) and similar strategies; and

(2) coordinate all of the efforts, activities, and
programs related to the strategy described in section
501(a), the interagency coordination required pursuant to section 501(b), and similar efforts across the
Western Hemisphere region.

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1	SEC. 503. SUPPORT FOR ESTABLISHMENT OF ASSISTED
2	VOLUNTARY RETURN AND REINTEGRATION
3	PROGRAMMING.
4	The Secretary of State is authorized to establish and
5	contribute to a regional funding mechanism for Latin
6	America and the Caribbean to support Assisted Voluntary
7	Return and Reintegration programming for stranded mi-
8	grants, particularly such migrants in Colombia, Panama,
9	and Costa Rica. The programming shall include—
10	(1) providing transportation to migrants' coun-
11	try of origin;
12	(2) providing increased support to migrants
13	upon return to their country of origin;
14	(3) capacity building for government and civil
15	society to develop protection-sensitive entry and re-
16	turns processes;
17	(4) boosting migration data collection and anal-
18	ysis; and
19	(5) stemming dangerous irregular migration
20	through the Darien Gap.

## 21 SEC. 504. ASSESSMENT OF HEALTHCARE INFRASTRUCTURE 22 NEEDS IN RURAL AREAS.

(a) ASSESSMENT.—The Director of the Centers for
Disease Control and Prevention, in coordination with the
Department of State, shall conduct an assessment with
the Government of Colombia to identify initiatives to

strengthen public health infrastructure and increase ac cess to health services in conflict-affected communities in
 Colombia. The assessment shall include specific rec ommendations on ways to increase access to healthcare
 services for survivors of gender-based violence and Afro Colombian and Indigenous populations.

7 (b) SUBMISSION.—The Director of the Centers for 8 Disease Control and Prevention shall submit the assess-9 ment conducted under subsection (a) to the Committee on 10 Foreign Relations and the Committee on Health, Edu-11 cation, Labor, and Pensions of the Senate and the Com-12 mittee on Foreign Affairs and the Committee on Energy 13 and Commerce of the House of Representatives.

### 14 SEC. 505. STRATEGY FOR REFUGEE RESETTLEMENT IN THE 15 WESTERN HEMISPHERE.

16 (a) RESETTLEMENT STRATEGY REQUIRED.—The
17 Secretary of State shall develop and implement a 4-year
18 refugee resettlement strategy for the Western Hemi19 sphere.

20 (b) ELEMENTS.—The strategy required by subsection
21 (a) shall include—

(1) an assessment of legal protections for refu-gees in refugee-hosting countries;

24 (2) an assessment of refugee integration in the
25 Western Hemisphere;

1 (3) an assessment of United States efforts to 2 promote the resettlement of refugees, as much as 3 possible, to other countries in the Western Hemi-4 sphere, to the greatest degree possible; 5 (4) a description of challenges for increasing 6 refugee resettlement rates for refugees from the 7 Western Hemisphere; and 8 (5) a description of how the United States is 9 working with the United Nations High Commis-10 sioner for Refugees to increase the identification and 11 referral of refugees in need of resettlement to the 12 United States, including Venezuelans, Nicaraguans, 13 Cubans, and Haitians. 14 (c) SUBMISSION.—The Secretary of State shall sub-15 mit the strategy required by subsection (a) to the Committee on Foreign Relations of the Senate and the Com-16 17 mittee on Foreign Affairs of the House of Representatives. TITLE VI—GLOBAL ISSUES 18 19 SEC. 601. AUTHORITIES RELATED TO COUNTERNARCOTICS. 20 Subsection (d) of section 481 of the Foreign Assist-21 ance Act of 1961 (22 U.S.C. 2291) is amended to read 22 as follows: 23 "(d) USE OF HERBICIDES FOR AERIAL ERADI-24 CATION.—

"(1) PROHIBITION ON HERBICIDES.—Notwithstanding any other provision of law, none of the
amounts authorized for assistance under subsection
(a)(4) or any other provision of this Act may be
used to purchase an herbicide or chemical agent for
aerial eradication programs.

7 "(2) TECHNICAL ASSISTANCE.—The President,
8 with the assistance of appropriate Federal agencies,
9 is authorized to provide technical assistance to for10 eign governments related to the effective manage11 ment, operation, and implementation of aerial eradi12 cation programs.

"(3) MONITORING.—The President shall include in the annual international narcotics control
strategy report required under section 489(a) reporting on the impact on the environment and the health
of individuals of any technical assistance related to
aerial eradication programs.

19 "(4) REPORT UPON DETERMINATION OF HARM 20 TO ENVIRONMENT OR HEALTH.—If the President 21 determines that any technical assistance related to 22 aerial eradication programs is harmful to the envi-23 ronment or the health of individuals, the President 24 shall immediately report that determination to the 25 Committee on Foreign Relations of the Senate and

the Committee on Foreign Affairs of the House of
 Representatives, together with such recommenda tions as the President deems appropriate.".

### 4 SEC. 602. ENSURING THE INTEGRITY OF COMMUNICATIONS 5 COOPERATION.

6 (a) DETERMINATION.—Notwithstanding any other 7 provision of law, not later than 15 days after any Federal 8 department or agency determines that any communica-9 tions equipment provided by the United States to a foreign 10 government has been used for unlawful purposes, the 11 President shall provide to the appropriate congressional 12 committees the following notifications:

13 (1) UNCLASSIFIED NOTIFICATION.—An unclas-14 sified notification that indicates that such an inci-15 dent occurred and the country in which it occurred. 16 CLASSIFIED NOTIFICATION.—A classified (2)17 notification that describes the incident concerned, in-18 cluding a description of— 19 (A) the Federal department or agency that 20 provided the equipment; 21 (B) the foreign entity or individual that 22 used the equipment for unlawful purposes; and

23 (C) how the equipment was used in an un-24 lawful manner.

1	(b) Appropriate Congressional Committees
2	DEFINED.—In this section, the term "appropriate con-
3	gressional committees'' means—
4	(1) the Committee on Foreign Relations of the
5	Senate;
6	(2) the Select Committee on Intelligence of the
7	Senate;
8	(3) the Committee on Armed Services of the
9	Senate;
10	(4) the Committee on Foreign Affairs of the
11	House of Representatives;
12	(5) the Permanent Select Committee on Intel-
13	ligence of the House of Representatives; and
14	(6) the Committee on Armed Services of the
15	House of Representatives.