117TH CONGRESS 2D SESSION  S.	
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To promote democracy in Venezuela, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr. RISCH (for himself and Mr. RUBIO) introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

## A BILL

To promote democracy in Venezuela, 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 "Venezuelan Democracy Act".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Statement of policy.
  - Sec. 3. Appropriate congressional committees defined.

TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECTED GOVERNMENT IN VENEZUELA

Sec. 101. Determinations of a transition government or democratically elected government in Venezuela.

### TITLE II—PROMOTING DEMOCRATIC CHANGE IN VENEZUELA

- Sec. 201. United States policy regarding membership of Venezuela in international financial institutions.
- Sec. 202. United States policy regarding membership of Venezuela in the Organization of American States.
- Sec. 203. Authorization of support for democratic and human rights groups and international observers.
- Sec. 204. Support for the people of Venezuela.

#### TITLE III—SANCTIONS

- Sec. 301. Definitions.
- Sec. 302. Blocking international support for a nondemocratic government in Venezuela.
- Sec. 303. Financial sanctions with respect to debt instruments of Maduro regime.
- Sec. 304. Sanctions with respect to cryptocurrency of Venezuela and provision of related technologies.
- Sec. 305. Blocking property of the Government of Venezuela.
- Sec. 306. Determination with respect to designation of Maduro regime as a terrorist organization.
- Sec. 307. Suspension and termination of sanctions.
- Sec. 308. Implementation; penalties.

# TITLE IV—ASSISTANCE TO A FREE AND INDEPENDENT VENEZUELA

- Sec. 401. Policy toward a transition government and a democratically elected government in Venezuela.
- Sec. 402. Assistance for the people of Venezuela.
- Sec. 403. Report on trade and investment relations between the United States and Venezuela.

#### TITLE V—GENERAL PROVISIONS

- Sec. 501. Effect of Act on lawful United States Government activities.
- Sec. 502. Exception relating to importation of goods.

### 1 SEC. 2. STATEMENT OF POLICY.

- 2 It is the policy of the United States—
- 3 (1) to seek a peaceful transition to democracy
- 4 and a resumption of economic growth in Venezuela
- 5 through support for the people of Venezuela and the
- 6 careful application of sanctions directed at the re-
- 7 gime of Nicolàs Maduro and any nondemocratic suc-
- 8 cessor;

1	(2) to seek the cooperation of other democratic
2	countries in supporting a transition described in
3	paragraph (1);
4	(3) to make clear to other countries that, in de-
5	termining the relations of the United States with
6	those countries, the United States will take into ac-
7	count the willingness of those countries to cooperate
8	in supporting a transition described in paragraph
9	(1);
10	(4) to seek the speedy termination of any re-
11	maining military or technical assistance, subsidies,
12	or other forms of assistance to the Maduro regime
13	and any nondemocratic successor from the govern-
14	ment of any other country, including the govern-
15	ments of Cuba, the Islamic Republic of Iran, the
16	Russian Federation, and the People's Republic of
17	China;
18	(5) to continue to vigorously oppose violations
19	of internationally recognized human rights in Ven-
20	ezuela;
21	(6) to maintain sanctions on the Maduro regime
22	so long as it continues to refuse to move toward de-
23	mocratization and greater respect for internationally
24	recognized human rights; and

1	(7) to be prepared to reduce the sanctions im-
2	posed with respect to Venezuela in carefully cali-
3	brated ways in response to demonstrable progress
4	toward democratization in Venezuela, including the
5	establishment of a transition government that leads
6	to a democratically elected government in Venezuela.
7	SEC. 3. APPROPRIATE CONGRESSIONAL COMMITTEES DE-
8	FINED.
9	In this Act, the term "appropriate congressional com-
10	mittees" means the Committee on Foreign Relations of
11	the Senate and the Committee on Foreign Affairs of the
	House of Representatives.
12	Trouse of Representatives.
	TITLE I—DETERMINATIONS OF A
	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT
13	TITLE I—DETERMINATIONS OF A
13 14	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT
<ul><li>13</li><li>14</li><li>15</li></ul>	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT-
13 14 15 16 17	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN-
13 14 15 16 17	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN- EZUELA
13 14 15 16 17 18	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN- EZUELA SEC. 101. DETERMINATIONS OF A TRANSITION GOVERN-
13 14 15 16 17 18 19	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN- EZUELA SEC. 101. DETERMINATIONS OF A TRANSITION GOVERN- MENT OR DEMOCRATICALLY ELECTED GOV-
13 14 15 16 17 18 19 20 21	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN- EZUELA  SEC. 101. DETERMINATIONS OF A TRANSITION GOVERN- MENT OR DEMOCRATICALLY ELECTED GOV- ERNMENT IN VENEZUELA.
13 14 15 16 17 18 19 20 21	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN- EZUELA  SEC. 101. DETERMINATIONS OF A TRANSITION GOVERN- MENT OR DEMOCRATICALLY ELECTED GOV- ERNMENT IN VENEZUELA.  (a) IN GENERAL.—Upon making a determination
13 14 15 16 17 18 19 20 21 22	TITLE I—DETERMINATIONS OF A TRANSITION GOVERNMENT OR DEMOCRATICALLY ELECT- ED GOVERNMENT IN VEN- EZUELA  SEC. 101. DETERMINATIONS OF A TRANSITION GOVERN- MENT OR DEMOCRATICALLY ELECTED GOV- ERNMENT IN VENEZUELA.  (a) IN GENERAL.—Upon making a determination that a transition government or a democratically elected

1	(b) REQUIREMENTS FOR DETERMINING A TRANSI
2	TION GOVERNMENT IS IN POWER IN VENEZUELA.—
3	(1) In general.—For the purposes of making
4	a determination under subsection (a), a transition
5	government in Venezuela is a government that—
6	(A) is showing respect for the basic civi
7	liberties and internationally recognized human
8	rights of the citizens of Venezuela;
9	(B) has fully reinstated all members of the
10	National Assembly convened on January 6
11	2016, following democratic elections that were
12	held on December 6, 2015;
13	(C) has lifted the order of contempt issued
14	by the Venezuelan Supreme Tribunal of Justice
15	(TSJ) on January 11, 2016, against the Na
16	tional Assembly convened on January 6, 2016
17	including by restoring all powers of said Na
18	tional Assembly and the immunities for depu
19	ties;
20	(D) has ceased to interfere with the func
21	tioning of political parties, including by lifting
22	all judicial interventions of political parties has
23	legalized all political activity;
24	(E) has released all political prisoners and
25	allowed for investigations of Venezuelan prisons

1	by appropriate international human rights orga-
2	nizations;
3	(F) has dissolved the General Directorate
4	of Military Counterintelligence, the Special Ac-
5	tion Forces (FAES), and the Colectivos;
6	(G) has made public commitments to orga-
7	nizing free and fair elections for a new govern-
8	ment—
9	(i) to be held in a timely manner with-
10	in a period not to exceed 12 months after
11	the transition government assumes power;
12	(ii) with the participation of multiple
13	independent political parties that have full
14	access to the media on an equal basis, in-
15	cluding (in the case of radio, television, or
16	other telecommunications media) in terms
17	of allotments of time for such access and
18	the times of day such allotments are given;
19	and
20	(iii) to be conducted under the super-
21	vision of observers from the Organization
22	of American States, the United Nations,
23	and other internationally recognized elec-
24	tion observers;

1	(H) makes public commitments to and is
2	making demonstrable progress in—
3	(i) establishing an independent judici-
4	ary;
5	(ii) respecting internationally recog-
6	nized human rights and fundamental free-
7	doms as set forth in the Universal Declara-
8	tion of Human Rights, to which Venezuela
9	is a signatory; and
10	(iii) allowing the establishment of
11	independent social, economic, and political
12	associations; and
13	(I) does not include Nicolàs Maduro or any
14	persons—
15	(i) with respect to which sanctions
16	have been imposed by the Office of Foreign
17	Assets Control; or
18	(ii) sought by the United States De-
19	partment of Justice.
20	(2) Additional factors.—In addition to the
21	requirements set forth in paragraph (1), in deter-
22	mining under subsection (a) whether a transition
23	government is in power in Venezuela, the President
24	shall take into account the extent to which that gov-
25	ernment—

1	(A) has made public commitments to, and
2	is making demonstrable progress in—
3	(i) effectively guaranteeing the rights
4	of free speech and freedom of the press, in-
5	cluding granting permits to privately
6	owned media and telecommunications com-
7	panies to operate in Venezuela;
8	(ii) implementing the recommenda-
9	tions included in the Final Report of the
10	European Union Election Observation Mis-
11	sion to observe the regional and municipal
12	elections on November 21, 2021, in Ven-
13	ezuela; and
14	(iii) assuring the right to private
15	property;
16	(B) is taking genuine efforts to extradite
17	or otherwise render to the United States all
18	persons sought by the United States Depart-
19	ment of Justice for crimes committed in the
20	United States;
21	(C) is not providing any support to any
22	group, in any other country, that seeks the vio-
23	lent overthrow of the government of that coun-
24	try; and

1	(D) has permitted the deployment through-
2	out Venezuela of independent and unfettered
3	international human rights monitors.
4	(c) Requirements for Determining a Demo-
5	CRATICALLY ELECTED GOVERNMENT IS IN POWER IN
6	Venezuela.—For the purposes of making a determina-
7	tion under subsection (a), a democratically elected govern-
8	ment in Venezuela is a government that, in addition to
9	meeting the requirements of subsection (b)—
10	(1) results from free and fair elections—
11	(A) conducted under the supervision of
12	internationally recognized election observers;
13	and
14	(B) in which—
15	(i) opposition parties were permitted
16	ample time to organize and campaign for
17	such elections; and
18	(ii) all candidates were permitted full
19	access to the media;
20	(2) is showing respect for the basic civil lib-
21	erties and internationally recognized human rights of
22	the citizens of Venezuela;
23	(3) is committed to making constitutional
24	changes that would ensure regular free and fair elec-
25	tions and the full enjoyment of basic civil liberties

1	and internationally recognized human rights by the
2	citizens of Venezuela;
3	(4) has made demonstrable progress in estab-
4	lishing an independent judiciary; and
5	(5) has freed all wrongfully detained United
6	States nationals.
7	TITLE II—PROMOTING DEMO-
8	CRATIC CHANGE IN VEN-
9	EZUELA
10	SEC. 201. UNITED STATES POLICY REGARDING MEMBER-
11	SHIP OF VENEZUELA IN INTERNATIONAL FI-
12	NANCIAL INSTITUTIONS.
13	(a) In General.—Except as provided in subsection
14	(b)(1), the Secretary of the Treasury shall instruct the
15	United States executive director of each covered inter-
16	national financial institution to use the voice and vote of
17	the United States to oppose the admission of Venezuela
18	as a member of that institution until the President sub-
19	mits to the appropriate congressional committees a deter-
20	mination under section 101(a) that a democratically elect-
21	ed government is in power in Venezuela.
22	(b) Steps After Transition Government in
23	POWER.—On and after the date on which the President
24	submits to the appropriate congressional committees a de-

1	termination under section 101(a) that a transition govern-
2	ment is in power in Venezuela—
3	(1) the President is encouraged to take steps to
4	support the processing of the application of Ven-
5	ezuela for membership in any covered international
6	financial institution, subject to the membership tak-
7	ing effect after a democratically elected government
8	is in power in Venezuela; and
9	(2) the Secretary of the Treasury is authorized
10	to instruct the United States executive director of
11	each covered international financial institution to
12	support loans or other assistance to Venezuela only
13	to the extent that such loans or assistance con-
14	tribute to a stable foundation for a democratically
15	elected government in Venezuela.
16	(c) REDUCTION IN UNITED STATES PAYMENTS TO
17	INTERNATIONAL FINANCIAL INSTITUTIONS.—
18	(1) In general.—If a covered international fi-
19	nancial institution approves a loan or other assist-
20	ance to the regime of Nicolàs Maduro or any non-
21	democratic successor government over the opposition
22	of the United States, the Secretary of the Treasury
23	shall withhold from payment to that institution an
24	amount equal to the amount of the loan or other as-

1	sistance, from either of the following types of pay-
2	ment:
3	(A) The paid-in portion of the increase in
4	capital stock of the institution.
5	(B) The callable portion of the increase in
6	capital stock of the institution.
7	(2) Waiver.—The President may waive the re-
8	quirement under paragraph (1) if the President, not
9	later than 10 days before the waiver is to take ef-
10	fect, determines and certifies to the appropriate con-
11	gressional committees that such a waiver is in the
12	national interest of the United States. The President
13	shall submit with the certification a detailed jus-
14	tification explaining the reasons for the waiver.
15	(d) COVERED INTERNATIONAL FINANCIAL INSTITU-
16	TION DEFINED.—In this section, the term "covered inter-
17	national financial institution" means each of the following:
18	(1) The International Monetary Fund.
19	(2) The International Bank for Reconstruction
20	and Development.
21	(3) The International Development Association.
22	(4) The International Finance Corporation.
23	(5) The Multilateral Investment Guarantee
24	Agency.
25	(6) The Inter-American Development Bank.

1	SEC. 202. UNITED STATES POLICY REGARDING MEMBER-
2	SHIP OF VENEZUELA IN THE ORGANIZATION
3	OF AMERICAN STATES.
4	The President shall instruct the United States Per-
5	manent Representative to the Organization of American
6	States to use the voice and vote of the United States to
7	oppose any measure that would allow a nondemocratic
8	Government of Venezuela to participate in the Organiza-
9	tion until the President submits to the appropriate con-
10	gressional committees a determination under section
11	101(a) that a democratically elected government is in
12	power in Venezuela.
13	SEC. 203. AUTHORIZATION OF SUPPORT FOR DEMOCRATIC
13	
14	AND HUMAN RIGHTS GROUPS AND INTER-
14	AND HUMAN RIGHTS GROUPS AND INTER-
<ul><li>14</li><li>15</li><li>16</li></ul>	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provi-
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provi- sion of law (other than section 634A of the Foreign Assist-
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li></ul>	AND HUMAN RIGHTS GROUPS AND INTERNATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provision of law (other than section 634A of the Foreign Assistance Act of 1961 (22 U.S.C. 2394–1) or any comparable
14 15 16 17 18 19	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provi- sion of law (other than section 634A of the Foreign Assist- ance Act of 1961 (22 U.S.C. 2394–1) or any comparable notification requirement contained in any Act making ap-
14 15 16 17 18 19 20	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provi- sion of law (other than section 634A of the Foreign Assist- ance Act of 1961 (22 U.S.C. 2394–1) or any comparable notification requirement contained in any Act making ap- propriations for the Department of State, foreign oper-
14 15 16 17 18 19 20 21	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provi- sion of law (other than section 634A of the Foreign Assist- ance Act of 1961 (22 U.S.C. 2394–1) or any comparable notification requirement contained in any Act making ap- propriations for the Department of State, foreign oper- ations, and related programs), the President may provide
14 15 16 17 18 19 20 21 22	AND HUMAN RIGHTS GROUPS AND INTER- NATIONAL OBSERVERS.  (a) IN GENERAL.—Notwithstanding any other provi- sion of law (other than section 634A of the Foreign Assist- ance Act of 1961 (22 U.S.C. 2394–1) or any comparable notification requirement contained in any Act making ap- propriations for the Department of State, foreign oper- ations, and related programs), the President may provide assistance and other support for individuals and inde-

1 (b) Organization of American States Emer-2 GENCY FUND.— 3 (1) For support of internationally rec-4 OGNIZED HUMAN RIGHTS AND FREE AND FAIR 5 ELECTIONS.—The President shall take the necessary 6 steps to encourage the Organization of American 7 States to create a special emergency fund for the ex-8 plicit purpose of deploying human rights observers 9 and individuals and organizations engaged in elec-10 tion support and election observation in Venezuela. 11 (2) Voluntary contributions for fund.— 12 The President should provide not less than 13 \$5,000,000 of the voluntary contributions of the 14 United States to the Organization of American 15 States solely for the purposes of the special fund re-16 ferred to in paragraph (1). 17 (c) ACTION OF OTHER MEMBER STATES.—The 18 President should instruct the United States Permanent Representative to the Organization of American States to 19 20 encourage other member states of the Organization to join 21 in calling for the Government of Venezuela to allow the immediate deployment of independent human rights mon-23 itors of the Organization throughout Venezuela and onsite visits to Venezuela by the Inter-American Commission 25 on Human Rights.

1	(d) Denial of Funds to Government of Ven-
2	EZUELA.—In implementing this section, the President
3	shall take all necessary steps to ensure that no funds or
4	other assistance is provided to a nondemocratic Govern-
5	ment of Venezuela.
6	SEC. 204. SUPPORT FOR THE PEOPLE OF VENEZUELA.
7	(a) Provisions of Law Affected.—The provisions
8	of this section apply notwithstanding—
9	(1) any other provision of law, including section
10	620(a) of the Foreign Assistance Act of 1961 (22
11	U.S.C. 2370(a)); or
12	(2) the exercise of authorities, before the date
13	of the enactment of this Act, under—
14	(A) section 5(b) of the Trading With the
15	Enemy Act (50 U.S.C. 4305(b));
16	(B) the International Emergency Economic
17	Powers Act (50 U.S.C. 1701 et seq.); or
18	(C) the Export Control Reform Act of
19	2018 (50 U.S.C. 4801 et seq.).
20	(b) Donations of Food.—Nothing in this or any
21	other Act shall prohibit donations of food to independent
22	nongovernmental organizations or individuals in Ven-
23	ezuela.
24	(c) Exports of Medicines and Medical Sup-
25	PLIES.—

1	(1) In General.—Subject to paragraphs (2)
2	and (3), the export of medicines or medical supplies,
3	instruments, or equipment to Venezuela shall not be
4	restricted, except—
5	(A) to the extent such a restriction would
6	be permitted under section 203(b)(2) of the
7	International Emergency Economic Powers Act
8	(50  U.S.C.  1702(b)(2));  or
9	(B) in a case in which the President deter-
10	mines—
11	(i) there is a reasonable likelihood
12	that the item to be exported will be used
13	for purposes of torture or other abuses of
14	internationally recognized human rights;
15	(ii) the item to be exported could be
16	used in the production or distribution of il-
17	licit narcotics or in activities related to ille-
18	gal mining; or
19	(iii) there is a reasonable likelihood
20	that the item to be exported will be reex-
21	ported.
22	(2) On-site verifications required.—
23	(A) In general.—Except as provided by
24	subparagraph (B), medicines or medical sup-
25	plies, instruments, or equipment may be ex-

1	ported to Venezuela under paragraph (1) only
2	if the President determines that the United
3	States Government is able to verify, by on-site
4	inspections and other appropriate means, that
5	the item to be exported is to be used for the
6	purposes for which it was intended and only for
7	the use and benefit of the people of Venezuela.
8	(B) Exception.—Subparagraph (A) does
9	not apply to donations to independent non-
10	governmental organizations in Venezuela of
11	medicines for humanitarian purposes.
12	(3) Licenses required.—The export of medi-
13	cines or medical supplies, instruments, or equipment
14	to Venezuela under paragraph (1) shall be made
15	pursuant to specific licenses issued by the United
16	States Government.
17	(d) Assistance to Support Democracy in Ven-
18	EZUELA.—The United States Government may provide as-
19	sistance, through appropriate independent nongovern-
20	mental organizations, for the support of individuals and
21	organizations to promote democratic change in Venezuela.
22	TITLE III—SANCTIONS
23	SEC. 301. DEFINITIONS.

In this title:

1	(1) Entity.—The term "entity" means a part-
2	nership, association, trust, joint venture, corpora-
3	tion, group, subgroup, or organization.
4	(2) GOVERNMENT OF VENEZUELA.—The term
5	"Government of Venezuela" includes—
6	(A) the state and Government of Ven-
7	ezuela;
8	(B) any political subdivision, agency, or in-
9	strumentality thereof, including the Central
10	Bank of Venezuela and Petroleos de Venezuela,
11	S.A.;
12	(C) any person owned or controlled, di-
13	rectly or indirectly, by an entity described in
14	subparagraph (A) or (B); and
15	(D) any person that has acted or pur-
16	ported to act directly or indirectly for or on be-
17	half of, an entity described in subparagraph
18	(A), (B), or (C), including as a member of the
19	regime of Nicolàs Maduro or any nondemocratic
20	successor government in Venezuela.
21	(3) Person.—The term "person" means an in-
22	dividual or entity.
23	(4) United states person.—The term
24	"United States person" means—

1	(A) a United States citizen or alien law-
2	fully admitted for permanent residence to the
3	United States;
4	(B) any entity organized under the laws of
5	the United States or any jurisdiction within the
6	United States (including a foreign branch of
7	any such entity); and
8	(C) any person physically located in the
9	United States.
10	SEC. 302. BLOCKING INTERNATIONAL SUPPORT FOR A
11	NONDEMOCRATIC GOVERNMENT IN VEN-
12	EZUELA.
13	(a) Venezuelan Trading Partners.—The Presi-
	(a) Venezuelan Trading Partners.—The President should encourage the governments of countries that
14	
14 15	dent should encourage the governments of countries that
<ul><li>14</li><li>15</li><li>16</li></ul>	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and credit relations with Venezuela in a manner consistent
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li></ul>	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and credit relations with Venezuela in a manner consistent with the purposes of this Act.
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li></ul>	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and credit relations with Venezuela in a manner consistent with the purposes of this Act.  (b) Sanctions Against Countries Assisting A
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and credit relations with Venezuela in a manner consistent with the purposes of this Act.  (b) Sanctions Against Countries Assisting a Nondemocratic Government in Venezuela.—
14 15 16 17 18 19 20	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and credit relations with Venezuela in a manner consistent with the purposes of this Act.  (b) Sanctions Against Countries Assisting a Nondemocratic Government in Venezuela.—  (1) In general.—The President may impose
14 15 16 17 18 19 20 21	dent should encourage the governments of countries that conduct trade with Venezuela to restrict their trade and credit relations with Venezuela in a manner consistent with the purposes of this Act.  (b) Sanctions Against Countries Assisting a Nondemocratic Government in Venezuela.—  (1) In General.—The President may impose the following sanctions with respect to any country

1	(A) The President may determine that the
2	government of such country is not eligible for
3	nonhumanitarian assistance under the Foreign
4	Assistance Act of 1961 (22 U.S.C. 2151 et
5	seq.) or assistance or sales under the Arms Ex-
6	port Control Act (22 U.S.C. 2751 et seq.).
7	(B) The President may determine that the
8	country is not eligible, under any program, for
9	forgiveness or reduction of debt owed to the
10	United States Government.
11	(2) TERMINATION.—This section, and any
12	sanctions imposed pursuant to this section, shall
13	cease to apply at such time as the President submits
14	to the appropriate congressional committees a deter-
15	mination under section 101(a) that a democratically
16	elected government is in power in Venezuela.
17	(c) Definitions.—In this section:
18	(1) Assistance to venezuela.—The term
19	"assistance to Venezuela"—
20	(A) means assistance to or for the benefit
21	of the Government of Venezuela that is pro-
22	vided by grant, concessional sale, guaranty, or
23	insurance, or by any other means on terms
24	more favorable than that generally available in

1	the applicable market, whether in the form of
2	a loan, lease, credit, or otherwise;
3	(B) includes—
4	(i) subsidies for exports to Venezuela
5	(ii) favorable tariff treatment of arti-
6	cles that are the growth, product, or manu-
7	facture of Venezuela; and
8	(iii) an exchange, reduction, or for-
9	giveness of debt owed by the Government
10	of Venezuela to a foreign country in return
11	for a grant of an equity interest in a prop-
12	erty, investment, or operation of the Gov-
13	ernment of Venezuela (including any agen-
14	cy or instrumentality of the Government of
15	Venezuela) or a national of Venezuela; and
16	(C) does not include—
17	(i) humanitarian assistance, including
18	donations of food, made available to non-
19	governmental organizations or individuals
20	in Venezuela; or
21	(ii) exports of medicines or medical
22	supplies, instruments, or equipment per-
23	mitted under section 204(c).
24	(2) Agency or instrumentality of the
25	GOVERNMENT OF VENEZUELA.—The term "agency

1	or instrumentality of the Government of Venezuela"
2	has the meaning given the term "agency or instru-
3	mentality of a foreign state" in section 1603(b) of
4	title 28, United States Code, except that each ref-
5	erence in such section to "a foreign state" shall be
6	deemed to be a reference to "the Government of
7	Venezuela".
8	SEC. 303. FINANCIAL SANCTIONS WITH RESPECT TO DEBT
9	INSTRUMENTS OF MADURO REGIME.
10	(a) Prohibition of Certain Transactions.—
11	(1) In general.—Beginning on the date of the
12	enactment of this Act, all transactions by a United
13	States person or within the United States that relate
14	to, provide financing for, or otherwise deal in debt
15	instruments issued by, for, or on behalf of Petroleos
16	de Venezuela, S.A., or the regime of Nicolàs Maduro
17	or any nondemocratic successor government in Ven-
18	ezuela, are prohibited.
19	(2) Inclusions.—The prohibition under para-
20	graph (1) includes a prohibition on—
21	(A) entering into any transaction in—
22	(i) debt instruments with a maturity
23	of more than 90 days issued by Petróleos
24	de Venezuela, S.A., on or after the date of
25	the enactment of this Act;

1	(ii) debt instruments with a maturity
2	of more than 30 days or equity issued by
3	the Maduro regime on or after such date
4	of enactment, other than debt instruments
5	issued by Petróleos de Venezuela, S.A.,
6	covered by subparagraph (A);
7	(iii) bonds issued by the Maduro re-
8	gime before such date of enactment; or
9	(iv) dividend payments or other dis-
10	tributions of profits to the Maduro regime
11	from any entity owned or controlled, di-
12	rectly or indirectly, by the Maduro regime;
13	(B) the direct or indirect purchase of secu-
14	rities from the Maduro regime, other than—
15	(i) securities qualifying as debt instru-
16	ments issued by Petróleos de Venezuela,
17	S.A., covered by paragraph (1)(A); and
18	(ii) securities qualifying as debt in-
19	struments issued by the Maduro regime
20	covered by paragraph (1)(B);
21	(C) purchasing any debt owed to the
22	Maduro regime, including accounts receivable;
23	(D) entering into any transaction related
24	to any debt owed to the Maduro regime that is

1	pledged as collateral after May 21, 2018, in
2	cluding accounts receivable;
3	(E) entering into any transaction involving
4	the selling, transferring, assigning, or pledging
5	as collateral by the Maduro regime of any eq-
6	uity interest in any entity in which the Madure
7	regime has a 50 percent or greater ownership
8	interest;
9	(F) entering into any transaction that
10	evades or avoids, has the purpose of evading or
11	avoiding, causes a violation of, or attempts to
12	violate any of the prohibitions set forth in this
13	subsection; and
14	(G) any conspiracy formed to violate any
15	of the prohibitions set forth in this subsection
16	(b) Rulemaking.—
17	(1) IN GENERAL.—The Secretary of the Treas-
18	ury, in consultation with the Secretary of State, may
19	take such actions, including prescribing rules and
20	regulations, as are necessary to implement this sec-
21	tion.
22	(2) Delegation.—The Secretary of the Treas-
23	ury may redelegate the authority described in para-
24	graph (1) to other officers and agencies of the
25	United States Government.

1	(c)	RESPO	ONSIBILITY	OF	OTHER	AGENC	IES.—	-All
2	agencies	of the	United Sta	ates 6	dovernme	ent shall	l take	all
3	appropria	ate mea	asures with	in the	eir autho	ority to	carry	out
4	the provis	sions of	f this section	n.				
5	SEC.	304.	SANCTIONS	s '	WITH	RESPEC	CT	то
6		CR	YPTOCURR	ENCY	OF VENE	ZUELA A	AND P	RO-
7		VIS	SION OF REI	LATED	TECHNO	OLOGIES	8.	
8	(a) I	Prohii	BITION OF C	ERTA	IN TRAN	SACTION	vs.—	
9		(1) In	GENERAL.	—Beg	ginning o	on the da	ate of	the
10	enac	etment	of this Act	, the f	following	transac	etions	are
11	proh	nibited:						
12		(.	A) Any tra	ansact	tion by	a Unite	ed Sta	ites
13		person	or within	the 1	United S	States th	nat rel	late
14		to, pr	ovide finan	cing	for, or o	otherwise	e deal	lin
15		any d	ligital curr	ency,	digital	coin, o	r dig	ital
16		token,	that was	issued	by, for	, or on	behalf	f of
17		the re	gime of Nic	colàs I	Maduro	or any 1	nonde	mo-
18		cratic	successor g	govern	ment.			
19			B) Any tra	nsacti	on that	evades o	or avo	ids,
20		has th	ne purpose	of eva	ading or	avoidin	g, cau	ıses
21		a viola	ation of, or	atten	npts to	violate t	he pro	ohi-
22		bition	under subp	aragr	raph (A).			
23		(	C) Any co	nspira	acy forn	ned to	violate	e a
24		prohib	oition under	subp	aragrapl	n (A) or	(B).	

1	(2) Applicability.—The prohibitions under
2	paragraph (1) shall apply—
3	(A) to the extent provided by statutes, or
4	in regulations, orders, directives, or licenses
5	that may be issued pursuant to this section
6	and
7	(B) notwithstanding any contract entered
8	into or any license or permit granted before the
9	date of the enactment of this Act.
10	(b) Rulemaking.—
11	(1) IN GENERAL.—The Secretary of the Treas-
12	ury, in consultation with the Secretary of State, may
13	take such actions, including prescribing rules and
14	regulations, as are necessary to implement this sec-
15	tion.
16	(2) Delegation.—The Secretary of the Treas-
17	ury may redelegate the authority described in para-
18	graph (1) to other officers and agencies of the
19	United States Government.
20	(c) Responsibility of Other Agencies.—All
21	agencies of the United States Government shall take all
22	appropriate measures within their authority to carry out
23	the provisions of this section.

1	SEC. 305. BLOCKING PROPERTY OF THE GOVERNMENT OF
2	VENEZUELA.
3	(a) Blocking of Property.—The President shall
4	exercise all powers granted to the President by the Inter-
5	national Emergency Economic Powers Act (50 U.S.C.
6	1701 et seq.) to the extent necessary to block and prohibit
7	all transactions in all property and interests in property
8	of the Government of Venezuela and any person described
9	in subsection (b) if such property and interests in property
10	are in the United States, come within the United States,
11	or are or come within the possession or control of a United
12	States person.
13	(b) Persons Described.—A person described in
14	this subsection is any person determined by the Secretary
15	of the Treasury, in consultation with the Secretary of
16	State—
17	(1) to have materially assisted, sponsored, or
18	provided financial, material, or technological support
19	for, or goods or services to or in support of, any per-
20	son—
21	(A) included on the list of specially des-
22	ignated nationals and blocked persons main-
23	tained by the Office of Foreign Assets Control;
24	and

1	(B) the property and interests in property
2	of which are blocked pursuant to subsection (a);
3	or
4	(2) to be owned or controlled by, or to have
5	acted or purported to act for or on behalf of, directly
6	or indirectly, any person the property and interests
7	in property of which are blocked pursuant to sub-
8	section (a).
9	(e) Prohibitions on Evasion and Conspir-
10	ACIES.—
11	(1) Evasion.—Any transaction that evades or
12	avoids, has the purpose of evading or avoiding,
13	causes a violation of, or attempts to violate, the pro-
14	hibition under subsection (a) is prohibited.
15	(2) Conspiracy.—Any conspiracy formed to
16	violate the prohibition under subsection (a) is pro-
17	hibited.
18	(d) APPLICABILITY.—Subsection (a) and the prohibi-
19	tions under subsection (c) shall apply—
20	(1) to the extent provided by statutes, or in reg-
21	ulations, orders, directives, or licenses that may be
22	issued pursuant to this section; and
23	(2) notwithstanding any contract entered into
24	or any license or permit granted before the date of
25	the enactment of this Act.

1	(e) Rulemaking.—
2	(1) IN GENERAL.—The Secretary of the Treas-
3	ury, in consultation with the Secretary of State, may
4	take such actions, including prescribing rules and
5	regulations, as are necessary to implement this sec-
6	tion.
7	(2) Delegation.—The Secretary of the Treas-
8	ury may redelegate the authority described in para-
9	graph (1) to other officers and agencies of the
10	United States Government.
11	(f) Responsibility of Other Agencies.—All
12	agencies of the United States Government shall take all
13	appropriate measures within their authority to carry out
14	the provisions of this section.
15	SEC. 306. DETERMINATION WITH RESPECT TO DESIGNA
16	TION OF MADURO REGIME AS A TERRORIST
17	ORGANIZATION.
18	(a) In General.—Not later than 30 days after the
19	date of the enactment of this Act, the Secretary of State
20	in consultation with the Director of National Intelligence
21	shall submit to the appropriate congressional commit-
22	tees—
23	(1) a determination with respect to whether the
24	regime of Nicolàs Maduro meets the criteria for des-
25	ignation as—

1	(A) a foreign terrorist organization under
2	section 219 of the Immigration and Nationality
3	Act (8 U.S.C. 1189); or
4	(B) a specially designated global terrorist
5	organization under Executive Order 13224 (50
6	U.S.C. 1701 note; relating to blocking property
7	and prohibiting transactions with persons who
8	commit, threaten to commit, or support ter-
9	rorism), as amended before, on, or after the
10	date of the enactment of this Act; and
11	(2) if the Secretary determines that the Madure
12	regime does not meet such criteria, a detailed jus-
13	tification with respect to which of such criteria have
14	not been met.
15	(b) FORM.—The determination required by sub-
16	section (a) shall be submitted in unclassified form, but
17	may include classified annex.
18	SEC. 307. SUSPENSION AND TERMINATION OF SANCTIONS
19	(a) Authority to Suspend Sanctions if Transi-
20	TION GOVERNMENT IN POWER.—Upon submitting to the
21	appropriate congressional committees a determination
22	under section 101(a) that a transition government is in
23	power in Venezuela, the President, after consultation with
24	Congress, may take steps to suspend the sanctions im-
25	posed under this title, to the extent that such steps con-

1	tribute to a stable foundation for a democratically elected
2	government in Venezuela.
3	(b) Termination of Sanctions if Democrat-
4	ICALLY ELECTED GOVERNMENT IN POWER.—Upon sub-
5	mitting to the appropriate congressional committees a de-
6	termination under section 101(a) that a democratically
7	elected government is in power in Venezuela, the President
8	shall take steps to terminate the sanctions imposed under
9	this title.
10	(c) REVIEW OF SUSPENSION OF SANCTIONS.—
11	(1) Reporting requirements.—If the Presi-
12	dent takes action under subsection (a) to suspend
13	the sanctions imposed under this title, the President
14	shall—
15	(A) immediately notify Congress of that
16	action; and
17	(B) submit to Congress, not less frequently
18	than every 180 days thereafter until the Presi-
19	dent submits to the appropriate congressional
20	committees a determination under section
21	101(a) that a democratically elected govern-
22	ment is in power in Venezuela, a report on the
23	progress being made by Venezuela toward the
24	establishment of a democratically elected gov-
25	ernment.

1	(2) Congressional review.—
2	(A) Joint resolution of disapproval
3	DEFINED.—In this paragraph, the term "joint
4	resolution of disapproval" means a joint resolu-
5	tion, the sole matter after the resolving clause
6	of which is as follows: "That Congress dis-
7	approves the action of the President under sec-
8	tion 307(a) of the Venezuelan Democracy Act
9	to suspend the sanctions imposed under title II
10	of that Act, notice of which was submitted to
11	the Congress on", with the blank
12	space being filled with the date on which the
13	President notified Congress with respect to the
14	action under paragraph (1)(A).
15	(B) Effect of enactment.—An action
16	taken by the President under subsection (a)
17	shall cease to be effective upon the enactment
18	of a joint resolution of disapproval with respect
19	to that action.
20	(C) Referral to committees.—
21	(i) Senate.—A joint resolution of
22	disapproval introduced in the Senate shall

be referred to the Committee on Foreign

Relations.

23

24

1	(11) House of Representatives.—A
2	joint resolution of disapproval introduced
3	in the House of Representatives shall be
4	referred to the Committee on Foreign Af-
5	fairs.
6	(D) Procedures.—
7	(i) Senate.—A joint resolution of
8	disapproval shall be considered in the Sen-
9	ate in accordance with the provisions of
10	section 601(b) of the International Secu-
11	rity Assistance and Arms Export Control
12	Act of 1976 (Public Law 94–329; 90 Stat.
13	765).
14	(ii) House of representatives.—
15	For the purpose of expediting the consider-
16	ation and enactment of a joint resolution
17	of disapproval, a motion to proceed to the
18	consideration of such a resolution after it
19	has been reported by the appropriate com-
20	mittee under subparagraph (C) shall be
21	treated as highly privileged in the House of
22	Representatives.
23	(iii) Limitation.—Not more than one
24	joint resolution of disapproval may be con-

1	sidered in the Senate and the House of
2	Representatives in—
3	(I) the 180-day period beginning
4	on the date on which the President
5	notifies Congress under paragraph
6	(1)(A) with respect to action taken
7	under subsection (a); and
8	(II) each 180-day period there-
9	after.
10	(E) Rules of house of representa-
11	TIVES AND SENATE.—This paragraph is en-
12	acted by Congress—
13	(i) as an exercise of the rulemaking
14	power of the Senate and the House of Rep-
15	resentatives, respectively, and as such is
16	deemed a part of the rules of each House,
17	respectively, and supersedes other rules
18	only to the extent that it is inconsistent
19	with such rules; and
20	(ii) with full recognition of the con-
21	stitutional right of either House to change
22	the rules (so far as relating to the proce-
23	dure of that House) at any time, in the
24	same manner, and to the same extent as in
25	the case of any other rule of that House.

### SEC. 308. IMPLEMENTATION; PENALTIES.

- (a) Implementation; Penalties.—
- (1) Implementation.—The President may exercise all authorities provided to the President under sections 203 and 205 of the International Emergency Economic Powers Act (50 U.S.C. 1702 and 1704) to carry out this title.
  - (2) Penalties.—A person that violates, attempts to violate, conspires to violate, or causes a violation of this title or any regulation, license, or order issued to carry out this title shall be subject to the penalties set forth in subsections (b) and (c) of section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) to the same extent as a person that commits an unlawful act described in subsection (a) of that section.
  - (3) Waiver.—The President may waive the application of sanctions under this title with respect to a foreign person if the President, not later than 10 days before the waiver is to take effect, determines and certifies to the appropriate congressional committees that such a waiver is in the vital national security interest of the United States. The President shall submit with the certification a detailed justification explaining the reasons for the waiver.

1	TITLE IV—ASSISTANCE TO A
2	FREE AND INDEPENDENT
3	VENEZUELA
4	SEC. 401. POLICY TOWARD A TRANSITION GOVERNMENT
5	AND A DEMOCRATICALLY ELECTED GOVERN
6	MENT IN VENEZUELA.
7	It is the policy of the United States—
8	(1) to support the self-determination of the peo-
9	ple of Venezuela;
10	(2) to recognize that the self-determination of
11	the people of Venezuela is a sovereign and national
12	right of the citizens of Venezuela, which must be ex
13	ercised free of interference by the government of any
14	other country;
15	(3) to encourage the people of Venezuela to em
16	power themselves with a government that reflect
17	the self-determination of the people of Venezuela;
18	(4) to recognize the potential for a difficul
19	transition from the current regime in Venezuela
20	which may result from the initiatives taken by th
21	people of Venezuela for self-determination in re-
22	sponse to the intransigence of the regime of Nicolà
23	Maduro in not allowing any substantive political o
24	economic reforms;

1	(5) to be prepared to provide the people of Ven-									
2	ezuela with humanitarian, developmental, and other									
3	economic assistance;									
4	(6) in solidarity with the people of Venezuela,									
5	to provide appropriate forms of assistance—									
6	(A) to a transition government in Ven-									
7	ezuela;									
8	(B) to facilitate the rapid movement from									
9	such a transition government to a democrat-									
10	ically elected government in Venezuela, which									
11	results from an expression of the self-deter-									
12	mination of the people of Venezuela; and									
13	(C) to support such a democratically elect-									
14	ed government;									
15	(7) through such assistance, to facilitate a									
16	peaceful transition to representative democracy and									
17	a market economy in Venezuela and to consolidate									
18	democracy in Venezuela;									
19	(8) to deliver such assistance to the people of									
20	Venezuela only through—									
21	(A) a transition government in Venezuela;									
22	(B) a democratically elected government in									
23	Venezuela;									
24	(C) United States Federal departments									
25	and agencies; or									

1	(D) United States, international, or appro-								
2	priate local nongovernmental organizations;								
3	(9) to encourage other countries and multilat-								
4	eral organizations to provide similar assistance, and								
5	to work cooperatively with such countries and orga-								
6	nizations to coordinate such assistance;								
7	(10) to ensure that appropriate assistance is								
8	rapidly provided and distributed to the people of								
9	Venezuela upon the institution of a transition gov-								
10	ernment in Venezuela;								
11	(11) not to provide favorable treatment or influ-								
12	ence on behalf of any individual or entity in the se-								
13	lection by the people of Venezuela of their future								
14	government;								
15	(12) to assist a transition government in Ven-								
16	ezuela and a democratically elected government in								
17	Venezuela to prepare the Venezuelan military forces								
18	for an appropriate role in a democracy;								
19	(13) to take steps to remove economic and dip-								
20	lomatic sanctions imposed with respect to Ven-								
21	ezuelan persons, as appropriate, when the President								
22	determines that a transition to a democratically								
23	elected government in Venezuela has begun;								

1	(14) to assist a democratically elected govern-										
2	ment in Venezuela to strengthen and stabilize the										
3	national currency of Venezuela; and										
4	(15) to pursue mutually beneficial trade rela-										
5	tions with a free, democratic, and independent Ven-										
6	ezuela.										
7	SEC. 402. ASSISTANCE FOR THE PEOPLE OF VENEZUELA.										
8	(a) Plans for Providing Assistance.—										
9	(1) Development of Plans.—										
10	(A) IN GENERAL.—The President shall de-										
11	velop—										
12	(i) a plan for providing assistance to										
13	Venezuela under a transition government;										
14	and										
15	(ii) a plan for providing assistance to										
16	Venezuela under a democratically elected										
17	government.										
18	(B) Strategy for distribution.—Each										
19	plan developed under subparagraph (A) shall										
20	include a strategy for distributing assistance										
21	under the plan.										
22	(2) Types of assistance.—										
23	(A) Transition Government.—										
24	(i) In general.—Except as provided										
25	in clause (ii), assistance to Venezuela										

1	under a transition government under the
2	plan developed under paragraph (1)(A)(i)
3	shall be limited to—
4	(I) such food, medicine, medical
5	supplies and equipment, and assist-
6	ance to meet emergency energy needs.
7	as is necessary to meet the basic
8	human needs of the people of Ven-
9	ezuela; and
10	(II) assistance described in sub-
11	paragraph (C).
12	(ii) Additional assistance.—As-
13	sistance in addition to assistance under
14	clause (i) may be provided to Venezuela
15	under a transition government if the Presi-
16	dent certifies to the appropriate congres-
17	sional committees, in accordance with pro-
18	cedures applicable to reprogramming noti-
19	fications under section 634A of the For-
20	eign Assistance Act of 1961 (22 U.S.C.
21	2394–1), that such assistance is essential
22	to the successful and timely completion of
23	the transition to democracy.
24	(B) Democratically elected govern-
25	MENT.—Assistance to Venezuela under a demo-

1	cratically elected government under the plan de-
2	veloped under paragraph (1)(A)(ii) may include,
3	in addition to assistance available under sub-
4	paragraphs (A) and (C)—
5	(i) assistance under—
6	(I) chapter 1 of part I of the
7	Foreign Assistance Act of 1961 (22
8	U.S.C. 2151 et seq.) (relating to de-
9	velopment assistance); and
10	(II) chapter 4 of part II of that
11	Act (22 U.S.C. 2346 et seq.) (relating
12	to the economic support fund);
13	(ii) assistance under the Food for
14	Peace Act (7 U.S.C. 1691 et seq.);
15	(iii) financing, guarantees, and other
16	forms of assistance provided by the Ex-
17	port-Import Bank of the United States;
18	(iv) support provided by the United
19	States International Development Finance
20	Corporation for investment projects in
21	Venezuela;
22	(v) assistance provided by the Trade
23	and Development Agency;
24	(vi) Peace Corps programs; and

1	(vii) other appropriate assistance to
2	carry out the policy set forth in section
3	401.
4	(C) MILITARY ADJUSTMENT ASSIST-
5	ANCE.—Assistance to a transition government
6	in Venezuela and to a democratically elected
7	government in Venezuela shall also include as-
8	sistance in preparing the Venezuelan military
9	forces to adjust to an appropriate role in a de-
10	mocracy.
11	(3) DISTRIBUTION.—Assistance under a plan
12	developed under paragraph (1) shall be provided
13	through United States Federal departments and
14	agencies and nongovernmental organizations and
15	private and voluntary organizations, whether within
16	or outside the United States, including humani-
17	tarian, educational, labor, and private sector organi-
18	zations.
19	(4) Communication with people of ven-
20	EZUELA.—The President shall take the necessary
21	steps to communicate to the people of Venezuela the
22	plans for assistance developed under paragraph (1).
23	(5) Report to congress.—Not later than 90
24	days after the date of the enactment of this Act, the
25	President shall submit to the appropriate congres-

1	sional committees a report describing in detail the								
2	plans developed under paragraph (1).								
3	(b) Implementation of Plans; Reports to Con-								
4	GRESS.—								
5	(1) Implementation with respect to tran-								
6	SITION GOVERNMENT.—Upon submitting to the ap-								
7	propriate congressional committees a determination								
8	under section 101(a) that a transition government is								
9	in power in Venezuela, the President shall commence								
10	the delivery and distribution of assistance to the								
11	transition government under the plan developed								
12	under subsection $(a)(1)(A)(i)$ .								
13	(2) Reports to congress.—								
14	(A) Plan for assistance under tran-								
15	SITION GOVERNMENT.—The President shall								
16	submit to the appropriate congressional com-								
17	mittees a report—								
18	(i) setting forth the plan developed								
19	under subsection $(a)(1)(A)(i)$ for providing								
20	assistance to Venezuela under a transition								
21	government; and								
22	(ii) describing the types of assistance,								
23	and the extent to which such assistance								
24	has been distributed, in accordance with								
25	the plan.								

1	(B) Deadlines for submission.—The
2	President shall submit to the appropriate con-
3	gressional committees—
4	(i) a preliminary report described in
5	subparagraph (A) not later than 15 days
6	after making the determination described
7	in paragraph (1); and
8	(ii) the final report described in sub-
9	paragraph (A) not later than 90 days after
10	making that determination.
11	(3) Implementation with respect to
12	DEMOCRATICALLY ELECTED GOVERNMENT.—Upon
13	submitting to the appropriate congressional commit-
14	tees a determination under section 101(a) that a
15	democratically elected government is in power in
16	Venezuela, the President shall commence the deliv-
17	ery and distribution of assistance to the democrat-
18	ically elected government under the plan developed
19	under subsection $(a)(1)(A)(ii)$ .
20	(4) Annual reports to congress.—Not
21	later than 60 days after the end of each fiscal year,
22	the President shall submit to the appropriate con-
23	gressional committees a report on the assistance
24	provided under the plans developed under subsection
25	(a), including—

1	(A) a description of each type of assistance								
2	and the amounts expended for such assistance								
3	during the preceding fiscal year; and								
4	(B) a description of the assistance to be								
5	provided under the plans in the fiscal year in								
6	which the report is submitted.								
7	(c) Coordinating Official.—The President shall								
8	designate a coordinating official who shall be responsible								
9	for—								
10	(1) implementing the strategies for distributing								
11	assistance described in subsection $(a)(1)(B)$ ;								
12	(2) ensuring the speedy and efficient distribu-								
13	tion of such assistance; and								
14	(3) ensuring coordination among, and appro-								
15	priate oversight by, the agencies of the United								
16	States that provide assistance described in section								
17	402(a), including resolving any disputes among such								
18	agencies.								
19	(d) Reprogramming.—Any changes in the assist-								
20	ance to be provided under a plan developed under sub-								
21	section (a) may not be made unless the President notifies								
22	the appropriate congressional committees at least 15 days								
23	in advance in accordance with the procedures applicable								
24	to reprogramming notifications under section 634A of the								
25	Foreign Assistance Act of 1961 (22 U.S.C. 2394–1).								

1	(e) Funding Limitation.—Assistance may be pro-							
2	vided under this section only if amounts are authorized							
3	to be appropriated, and are appropriated, to provide such							
4	assistance.							
5	(f) International Efforts.—The President shall							
6	take the necessary steps—							
7	(1) to seek to obtain the agreement of other							
8	countries and of international financial institutions							
9	and multilateral organizations to provide to a transi-							
10	tion government in Venezuela, and to a democrat-							
11	ically elected government in Venezuela, assistance							
12	comparable to that provided by the United States							
13	under this section; and							
14	(2) to work with such countries, institutions,							
15	and organizations to coordinate all such assistance							
16	programs.							
17	SEC. 403. REPORT ON TRADE AND INVESTMENT RELATIONS							
18	BETWEEN THE UNITED STATES AND VEN-							
19	EZUELA.							
20	(a) Report to Congress.—Upon submitting to the							
21	appropriate congressional committees a determination							
22	under section 101(a) that a democratically elected govern-							
23	ment is in power in Venezuela, the President shall submit							
24	to the Committee on Ways and Means of the House of							
25	Representatives, the Committee on Finance of the Senate,							

1	and the appropriate congressional committees a report									
2	that describes—									
3	(1) acts, policies, and practices that constitute									
4	significant barriers to, or distortions of, United									
5	States trade in goods or services or foreign direct in-									
6	vestment with respect to Venezuela; and									
7	(2) policy objectives of the United States re-									
8	garding trade relations with a democratically elected									
9	government in Venezuela, and the reasons for such									
10	objectives, including possible reciprocal extension of									
11	nondiscriminatory trade treatment (most-favored-na-									
12	tion treatment).									
13	(b) Consultation.—With respect to the policy ob-									
14	jectives described in subsection (a), the President shall—									
15	(1) consult with the Committee on Ways and									
16	Means of the House of Representatives, the Com-									
17	mittee on Finance of the Senate, and the appro-									
18	priate congressional committees; and									
19	(2) seek advice from the appropriate advisory									
20	committees established under section 135 of the									
21	Trade Act of 1974 (19 U.S.C. 2155).									

## 1 TITLE V—GENERAL PROVISIONS

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′)	CEC	501	<b>PPPPCT</b>	$\mathbf{OF}$	$\mathbf{ON}$	T A WITTIT	IMITED	CTATES

- 3 GOVERNMENT ACTIVITIES.
- 4 Nothing in this Act prohibits any lawfully authorized
- 5 investigative, protective, or intelligence activity of a law
- 6 enforcement agency, or of an intelligence agency, of the
- 7 United States.
- 8 SEC. 502. EXCEPTION RELATING TO IMPORTATION OF
- 9 **GOODS**.
- 10 (a) IN GENERAL.—Notwithstanding any other provi-
- 11 sion of this Act, the authorities and requirements to im-
- 12 pose sanctions under this Act shall not include the author-
- 13 ity or a requirement to impose sanctions on the importa-
- 14 tion of goods.
- 15 (b) GOOD DEFINED.—In this section, the term
- 16 "good" means any article, natural or manmade substance,
- 17 material, supply or manufactured product, including in-
- 18 spection and test equipment, and excluding technical data.