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116TH CONGRESS 1ST SESSION

AUTHENTICATED U.S. GOVERNMENT INFORMATION

S. 1025

To provide humanitarian relief to the Venezuelan people and Venezuelan migrants, to advance a constitutional and democratic solution to Venezuela's political crisis, to address Venezuela's economic reconstruction, to combat public corruption, narcotics trafficking, and money laundering, and for other purposes.

IN THE SENATE OF THE UNITED STATES

April 3, 2019

Mr. MENENDEZ (for himself, Mr. RUBIO, Mr. DURBIN, Mr. CRUZ, Mr. CARDIN, Mr. CORNYN, Mr. KAINE, Mr. YOUNG, Mrs. SHAHEEN, Mr. GRAHAM, Mr. BENNET, Mr. BARRASSO, Mr. COONS, Mr. CASSIDY, Mr. HAWLEY, Mrs. GILLIBRAND, Mr. CARPER, and Mr. GARDNER) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

JUNE 3, 2019

Reported by Mr. RISCH, with an amendment [Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To provide humanitarian relief to the Venezuelan people and Venezuelan migrants, to advance a constitutional and democratic solution to Venezuela's political crisis, to address Venezuela's economic reconstruction, to combat public corruption, narcotics trafficking, and money laundering, and for other purposes. 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLES; TABLE OF CONTENTS.

- 4 (a) SHORT TITLES.—This Act may be eited as the
 5 "Venezuela Emergency Relief, Democracy Assistance, and
 6 Development Act of 2019" or the "VERDAD Act of
 7 2019".
- 8 (b) TABLE OF CONTENTS.—The table of contents for
- 9 this Act is as follows:

1

Sec. 1. Short titles; table of contents. Sec. 2. Defined term.

- TITLE I—SUPPORT FOR THE INTERIM PRESIDENT OF VEN-EZUELA AND RECOGNITION OF THE VENEZUELAN NATIONAL ASSEMBLY
- Sec. 101. Findings; sense of Congress in support of the Interim President of Venezuela.

Sec. 102. Recognition of Venezuela's democratically elected National Assembly. Sec. 103. Advancing a negotiated solution to Venezuela's crisis.

TITLE II—HUMANITARIAN RELIEF FOR VENEZUELA

- See. 201. Humanitarian relief for the Venezuelan people.
- Sec. 202. Humanitarian assistance to Venezuelans in neighboring countries.
- See. 203. Requirement for strategy to coordinate international humanitarian assistance.
- See. 204. Support for efforts at the United Nations on the humanitarian crisis in Venezuela.
- See. 205. Sanctions exceptions for humanitarian assistance.

TITLE HI-ADDRESSING REGIME COHESION

- See. 301. Classified report on declining cohesion inside the Venezuelan military and the Maduro regime.
- Sec. 302. Additional restrictions on visas.
- See. 303. Waiver for sanctioned officials that recognize the Interim President of Venezuela.

TITLE IV—RESTORING DEMOCRACY AND ADDRESSING THE POLITICAL CRISIS IN VENEZUELA

See. 401. Special Envoy for Venezuela and Task Force on Venezuela.

- Sec. 402. Support for the Lima Group.
- See. 403. Accountability for crimes against humanity.

- See. 404. Upholding the Organization of American States Inter-American Democratic Charter.
- Sec. 405. Support for international election observation and democratic civil society.

TITLE V-SUPPORTING THE RECONSTRUCTION OF VENEZUELA

- Sec. 501. Engaging international financial institutions to advance the reconstruction of Venezuela's economy and energy infrastructure.
- See. 502. Recovering assets stolen from the Venezuelan people.

TITLE VI-RESTORING THE RULE OF LAW IN VENEZUELA

- Sec. 601. Developing and implementing a coordinated sanctions strategy with partners in the Western Hemisphere and the European Union.
- See. 602. Classified briefing on the involvement of Venezuelan officials in corruption and illicit narcotics trafficking.
- See. 603. Sanctions on persons responsible for public corruption and undermining democratic governance.
- See. 604. Public information about sanctioned officials.
- See. 605. Financial sanctions on Maduro regime debt.
- See. 606. Additional financial sanctions on Maduro regime debt.
- Sec. 607. Expanding kingpin sanctions on narcotics trafficking and money laundering.
- See. 608. Sanctions on the Maduro regime's trade in gold.
- Sec. 609. Concerns over PDVSA transactions with Rosneft.
- Sec. 610. Classified briefing on activities of certain foreign governments and actors in Venezuela.

TITLE VII—CRYPTOCURRENCY SANCTIONS AND ENSURING THE EFFECTIVENESS OF UNITED STATES SANCTIONS

- See. 701. Sanctions on Venezuela's cryptocurrency and the provision of related technologies.
- Sec. 702. Report on the impact of cryptocurrencies on United States sanctions.

TITLE VIII—MISCELLANEOUS PROVISIONS

Sec. 801. Congressional briefings.

Sec. 802. Extension and termination of sanctions against Venezuela.

1 SEC. 2. DEFINED TERM.

In this Act, the term "Maduro regime" means any ministry, agency, political subdivision, or instrumentality of the Government of Venezuela, including the Central Bank of Venezuela and Petróleos de Venezuela, S.A., any branch of the Venezuelan armed forces, and any person owned or controlled by, or acting for or on behalf of, the Government of Venezuela that remain under the control •S 1025 RS

1	of Nicolás Maduro or the subsequent control of a person
2	that comes to power through any means other than—
3	(1) a free, fair, and transparent democratic
4	election that is monitored by credible international
5	observers; or
6	(2) the appointment by Venezuela's democrat-
7	ically elected National Assembly of an Interim Presi-
8	dent with a mandate to convene elections described
9	in paragraph (1); and
10	(3) a negotiation process described in section
11	103.
12	TITLE I-SUPPORT FOR THE IN-
13	TERIM PRESIDENT OF VEN-
13 14	
-	TERIM PRESIDENT OF VEN-
14	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION
14 15	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA-
14 15 16	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA- TIONAL ASSEMBLY
14 15 16 17	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA- TIONAL ASSEMBLY SEC. 101. FINDINGS; SENSE OF CONGRESS IN SUPPORT OF
14 15 16 17 18	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA- TIONAL ASSEMBLY SEC. 101. FINDINGS; SENSE OF CONGRESS IN SUPPORT OF THE INTERIM PRESIDENT OF VENEZUELA.
14 15 16 17 18 19	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA- OF THE VENEZUELAN NA- TIONAL ASSEMBLY SEC. 101. FINDINGS; SENSE OF CONGRESS IN SUPPORT OF THE INTERIM PRESIDENT OF VENEZUELA. (a) FINDINGS.—Congress makes the following find-
 14 15 16 17 18 19 20 	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA- OF THE VENEZUELAN NA- TIONAL ASSEMBLY SEC. 101. FINDINGS; SENSE OF CONGRESS IN SUPPORT OF THE INTERIM PRESIDENT OF VENEZUELA. (a) FINDINGS.—Congress makes the following find- ings:
 14 15 16 17 18 19 20 21 	TERIM PRESIDENT OF VEN- EZUELA AND RECOGNITION OF THE VENEZUELAN NA- DIONAL ASSEMBLY SEC. 101. FINDINGS; SENSE OF CONGRESS IN SUPPORT OF THE INTERIM PRESIDENT OF VENEZUELA. (a) FINDINGS.—Congress makes the following find- ings: (1) Venezuela's electoral event on May 20,

(2) Given the fraudulent nature of Venezuela's 1 2 May 20, 2018, electoral event, Nicolás Maduro's ten-3 ure as President of Venezuela ended on January 10, 4 2019.5 (3) The National Assembly of Venezuela ap-6 proved a resolution on January 15, 2019, that ter-7 minated Nicolás Maduro's authority as the President 8 of Venezuela. 9 (4) On January 23, 2019, the President of the 10 National Assembly of Venezuela was sworn in as the 11 Interim President of Venezuela. 12 (5) The United States Government, the Govern-13 ments of Albania, Andorra, Argentina, Australia, 14 Austria, Bahamas, Belgium, Brazil, Bulgaria, Can-15 ada, Chile, Colombia, Costa Rica, Croatia, Cyprus, 16 Czech Republic, Denmark, Dominican Republic, Ee-17 uador, Estonia, Finland, France, Georgia, Germany, 18 Guatemala, Haiti, Honduras, Iceland, Ireland, 19 Israel, Japan, Kosovo, Latvia, Lithuania, Luxem-20 bourg, North Macedonia, Malta, Montenegro, Mo-21 rocco, Netherlands, Panama, Paraguay, Peru, Po-22 land, Portugal, Romania, South Korea, Spain, Swe-23 den, Switzerland, Ukraine, and the United Kingdom, 24 the Secretary General of the Organization of Amer-25 ican States, and the European Parliament have all recognized National Assembly President Juan
 Guaidó as the Interim President of Venezuela.
 (b) SENSE OF CONGRESS.—It is the sense of Con-

4 gress

5 (1) to support the decisions by the United 6 States Government, more than 50 governments 7 around the world, the Secretary General of the Or-8 ganization of American States, and the European 9 Parliament to recognize National Assembly Presi-10 dent Juan Guaidó as the Interim President of Ven-11 ezuela;

(2) to encourage the Interim President of Venezuela to advance efforts to hold democratic presidential elections in the shortest possible period; and
(3) that the Organization of American States,

with support from the United States Government
and partner governments, should provide diplomatic,
technical, and financial support for a new presidential election in Venezuela that complies with
international standards for a free, fair, and transparent electoral processes.

22 SEC. 102. RECOGNITION OF VENEZUELA'S DEMOCRAT 23 ICALLY ELECTED NATIONAL ASSEMBLY.

24 (a) FINDINGS.—Congress finds that Venezuela's uni25 cameral National Assembly convened on January 6, 2016,

following democratic elections that were held on December
 6, 2015.

3 (b) SENSE OF CONGRESS.—It is the sense of Con-4 gress that—

5 (1) Venezuela's democratically elected National
6 Assembly is the only national level democratic insti7 tution remaining in the country; and

8 (2) actions taken by the Maduro regime that re-9 quire legislative approval, ratification, or concur-10 rence, including the provision or refinancing of 11 debts, should only be recognized as legitimate by the 12 United States and the international community if 13 such legislative actions are authorized by the demo-14 elected National Assembly eratically θf the 15 Bolivarian Republic of Venezuela.

(c) POLICY.—It is the policy of the United States to
recognize the democratically elected National Assembly of
Venezuela as the only legitimate national legislative body
in Venezuela.

20 (d) ASSISTANCE TO VENEZUELA'S NATIONAL ASSEM21 BLY.—The Secretary of State, in coordination with the
22 Administrator of the United States Agency for Inter23 national Development, shall prioritize efforts to provide
24 technical assistance to support the democratically elected

2	tion 406.
3	SEC. 103. ADVANCING A NEGOTIATED SOLUTION TO VEN-
4	EZUELA'S CRISIS.
5	(a) SENSE OF CONGRESS.—It is the sense of Con-
6	gress that—
7	(1) direct, credible negotiations led by the In-
8	terim President of Venezuela and members of Ven-
9	ezuela's democratically elected National Assembly—
10	(A) are supported by stakeholders in the
11	international community that have recognized
12	the Interim President of Venezuela;
13	(B) include the input and interests of Ven-
14	ezuelan eivil society; and
15	(C) represent the best opportunity to reach
16	a solution to the Venezuelan crisis that in-
17	eludes —
18	(i) holding a new presidential election
19	that complies with international standards
20	for a free, fair, and transparent electoral
21	process;
22	(ii) ending Nicolás Maduro's usurpa-
23	tion of presidential authorities;
24	(iii) restoring democracy and the rule
25	of law;

1 National Assembly of Venezuela in accordance with see-

1	(iv) freeing political prisoners; and
2	(v) facilitating the delivery of humani-
3	tarian aid;

4 (2) dialogue between the Maduro regime and 5 political opposition that commenced in October 6 2017, and were supported by the Governments of 7 Mexico, of Chile, of Bolivia, and of Nicaragua, did 8 not result in an agreement because the Maduro re-9 gime failed to credibly participate in the process; 10 and

11 (3) negotiations between the Maduro regime 12 and political opposition that commenced in October 13 2016, and were supported by the Vatican, did not 14 result in an agreement because the Maduro regime 15 failed to credibly participate in the process.

16 (b) POLICY.—It is the policy of the United States to 17 support diplomatic engagement in order to advance a ne-18 gotiated and peaceful solution to Venezuela's political, eco-19 nomic, and humanitarian crisis that is described in sub-20 section (a)(1).

9

1	TITLE II—HUMANITARIAN
2	RELIEF FOR VENEZUELA
3	SEC. 201. HUMANITARIAN RELIEF FOR THE VENEZUELAN
4	PEOPLE.
5	(a) SENSE OF CONGRESS.—It is the sense of Con-
6	gress that —
7	(1) the United States Government should ex-
8	pand efforts to peacefully address Venezuela's hu-
9	manitarian crisis; and
10	(2) humanitarian assistance—
11	(Λ) should be provided directly to the peo-
12	ple of Venezuela; and
13	(B) should not be passed through the con-
14	trol or distribution mechanisms of the Maduro
15	regime.
16	(b) In General.—The Secretary of State, in coordi-
17	nation with the Administrator of the United States Agen-
18	ey for International Development, shall work through
19	international and nongovernmental organizations to pro-
20	vide humanitarian assistance to individuals and commu-
21	nities in Venezuela, including—
22	(1) public health commodities to Venezuelan
23	health facilities and services, including medicines on
24	the World Health Organization's Model List of Es-

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1	sential Medicines and basic medical supplies and
2	equipment;
3	(2) the basic food commodities and nutritional
4	supplements needed to address growing malnutrition
5	and improve food security for the people of Ven-
6	ezuela, with a specific emphasis on the most vulner-
7	able populations; and
8	(3) technical assistance to ensure that health
9	and food commodities are appropriately selected,
10	procured, and distributed.
11	(c) Strategy Requirement.—
12	(1) IN GENERAL.—Not later than 180 days
13	after the date of the enactment of this Act, the Sec-
14	retary of State, in coordination with the Adminis-
15	trator of the United States Agency for International
16	Development shall submit a strategy for carrying out
17	the activities described in subsection (b) to—
18	(A) the Committee on Foreign Relations of
19	the Senate;
20	(B) the Committee on Appropriations of
21	the Senate;
22	(C) the Committee on Foreign Affairs of
23	the House of Representatives; and
24	(D) the Committee on Appropriations of
25	the House of Representatives.

1 (2) ADDITIONAL ELEMENTS.—The strategy re-2 quired under paragraph (1) shall be based on inde-3 pendent assessments of the humanitarian erisis in 4 Venezuela, including assessments by nongovern-5 mental organizations and the United Nations hu-6 manitarian agencies listed in section 204(a). 7 (d) AUTHORIZATION OF APPROPRIATIONS. 8 (1) IN GENERAL.—There is authorized to be 9 appropriated to the Secretary of State \$200,000,000 10 for fiscal year 2019 to carry out the activities set 11 forth in subsection (b) in accordance with this see-12 tion. 13 (2) NOTIFICATION REQUIREMENT. 14 (A) IN GENERAL.—Except as provided 15 under subparagraph (B), amounts appropriated 16 or otherwise made available pursuant to para-17 graph (1) may not be obligated until 15 days 18 after the date on which the President provides 19 notice to the committees listed in subsection 20 (c)(1) of the intent to obligate such funds. 21 (B) WAIVER. 22 (i) IN GENERAL.—The Secretary of 23 State may waive the requirement under 24 subparagraph (A) if the Secretary of State 25 determines that such requirement would

1	pose a substantial risk to human health or
2	welfare.
3	(ii) NOTIFICATION REQUIREMENT.—If
4	a waiver is invoked under clause (i), the
5	President shall notify the committees listed
6	in subsection $(e)(1)$ of the intention to obli-
7	gate funds under this section as early as
8	practicable, but not later than 3 days after
9	taking the action to which such notification
10	requirement was applicable in the context
11	of the circumstances necessitating such
12	waiver.
13	SEC. 202. HUMANITARIAN ASSISTANCE TO VENEZUELANS
13 14	SEC. 202. HUMANITARIAN ASSISTANCE TO VENEZUELANS IN NEIGHBORING COUNTRIES.
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14	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi-
14 15 16	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi-
14 15 16	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi- nation with the Administrator of the United States Agen-
14 15 16 17	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi- nation with the Administrator of the United States Agen- cy for International Development, shall work through
14 15 16 17 18	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi- nation with the Administrator of the United States Agen- cy for International Development, shall work through international and nongovernmental organizations to pro-
14 15 16 17 18 19	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi- nation with the Administrator of the United States Agen- cy for International Development, shall work through international and nongovernmental organizations to pro- vide Venezuelans in neighboring countries with humani-
 14 15 16 17 18 19 20 	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi- nation with the Administrator of the United States Agen- ey for International Development, shall work through international and nongovernmental organizations to pro- vide Venezuelans in neighboring countries with humani- tarian aid, such as—
 14 15 16 17 18 19 20 21 	IN NEIGHBORING COUNTRIES. (a) IN GENERAL.—The Secretary of State, in coordi- nation with the Administrator of the United States Agen- ey for International Development, shall work through international and nongovernmental organizations to pro- vide Venezuelans in neighboring countries with humani- tarian aid, such as— (1) urgently needed health and nutritional as-

13

1	(2) food assistance for vulnerable individuals,
2	including assistance to improve food security for af-
3	feeted communities; and
4	(3) hygicne supplies and sanitation services.
5	(b) Additional Elements.—The assistance de-
6	scribed in subsection (a)—
7	(1) may be provided—
8	(A) directly to Venezuelans in neighboring
9	countries; or
10	(B) indirectly through the communities in
11	which the Venezuelans reside; and
12	(2) should focus on the most vulnerable Ven-
13	ezuelans in neighboring countries.
14	(c) Strategy Requirement.—The strategy re-
15	quired under section 201(c) shall include a strategy for
16	carrying out the activities described in subsection (a).
17	(d) Authorization of Appropriations.—
18	(1) IN GENERAL.—There is authorized to be
19	appropriated to the Secretary of State \$200,000,000
20	for fiscal year 2019 to carry out the activities set
21	forth in subsection (a) in accordance with this sec-
22	tion.
23	(2) Notification requirement.
24	(A) IN GENERAL. Except as provided
25	under subparagraph (B), amounts appropriated

1	or otherwise made available pursuant to para-
2	graph (1) may not be obligated until 15 days
3	after the date on which the President provides
4	notice to the committees listed in section
5	201(e)(1) of the intent to obligate such funds.
6	(B) WAIVER.—
7	(i) In GENERAL.—The Secretary of
8	State may waive the requirement under
9	subparagraph (A) if the Secretary deter-
10	mines that such requirement would pose a
11	substantial risk to human health or wel-
12	fare.
12 13	fare. (ii) Notification requirement.—If
13	(ii) NOTIFICATION REQUIREMENT.—If
13 14	(ii) NOTIFICATION REQUIREMENT.—If a waiver is invoked under clause (i), the
13 14 15	(ii) NOTIFICATION REQUIREMENT.—If a waiver is invoked under clause (i), the President shall notify the committees listed
13 14 15 16	(ii) NOTIFICATION REQUIREMENT.—If a waiver is invoked under clause (i), the President shall notify the committees listed in section $201(c)(1)$ of the intention to ob-
13 14 15 16 17	(ii) NOTIFICATION REQUIREMENT.—If a waiver is invoked under elause (i), the President shall notify the committees listed in section $201(c)(1)$ of the intention to ob- ligate funds under this section as early as
 13 14 15 16 17 18 	(ii) NOTIFICATION REQUIREMENT.—If a waiver is invoked under clause (i), the President shall notify the committees listed in section 201(c)(1) of the intention to ob- ligate funds under this section as early as practicable, but not later than 3 days after
 13 14 15 16 17 18 19 	(ii) NOTIFICATION REQUIREMENT.—If a waiver is invoked under elause (i), the President shall notify the committees listed in section $201(c)(1)$ of the intention to ob- ligate funds under this section as early as practicable, but not later than 3 days after taking the action to which such notification

4 (a) STRATEGY.—The strategy required under section
5 201(e) shall include a multivear strategy that—

6 (1) describes United States diplomatic efforts to 7 ensure support from international donors, including 8 regional partners in Latin America and the Carib-9 bean, for the provision of humanitarian assistance to 10 the people of Venezuela;

11 (2) identifies governments that are willing to 12 provide financial and technical assistance for the 13 provision of such humanitarian assistance to the 14 people of Venezuela and a description of such assist-15 ance; and

16 (3) identifies the financial and technical assist-17 ance to be provided by multilateral institutions, in-18 eluding the United Nations humanitarian agencies 19 listed in section 104(a), the Pan American Health 20 the Inter-American Organization, **Development** 21 Bank, and the World Bank, and a description of 22 such assistance.

23 (b) DIPLOMATIC ENGAGEMENT. The Secretary of
24 State, in consultation with the Administrator of the
25 United States Agency for International Development, shall
26 work with relevant foreign governments and multilateral
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organizations to coordinate a donors summit and carry out
 diplomatic engagement to advance the strategy described
 in subsection (a).

4 SEC. 204. SUPPORT FOR EFFORTS AT THE UNITED NATIONS 5 ON THE HUMANITARIAN CRISIS IN VENEZU6 ELA.

7 (a) SENSE OF CONGRESS.—It is the sense of Con-8 gress that the United Nations humanitarian agencies, in-9 eluding the Office for the Coordination of Humanitarian 10 Affairs, the World Health Organization, the Pan American Health Organization, the Food and Agriculture Orga-11 nization, UNICEF, and the United Nations High Com-12 13 missioner for Refugees, should conduct and publish inde-14 pendent assessments regarding—

- 15 (1) the extent and impact of the shortages of
 16 food, medicine, and medical supplies in Venezuela;
- (2) basic health indicators in Venezuela, such
 as maternal and child mortality rates and the prevalence and treatment of communicable diseases; and
 (3) the efforts needed to resolve the shortages
 identified in paragraph (1) and to improve the
 health indicators referred to in paragraph (2).

23 (b) INITIAL EFFORTS.—The President shall instruct
24 the Permanent Representative of the United States to the
25 United Nations to use the voice and vote of the United

2	the necessary votes—
3	(1) to place the humanitarian and political cri-
4	sis in Venezuela on the United Nations Security
5	Council's Programme of Work; and
6	(2) to secure a Presidential Statement from the
7	President of the United Nations Security Council
8	urging the Maduro regime—
9	(A) to allow the delivery of humanitarian
10	relief; and
11	(B) to lift bureaucratic impediments or
12	any other obstacles preventing independent non-
13	governmental organizations from providing the
14	proper assistance to the people of Venezuela
15	without any interference by the Maduro regime.
16	(c) United Nations Humanitarian Coordi-
17	NATOR.—The President shall instruct the Permanent Rep-
18	resentative to the United Nations to use the voice and in-
19	fluence of the United States to advance the appointment
20	of a United Nations Humanitarian Coordinator for Ven-
21	ezuela to lead and coordinate the efforts of humanitarian
22	organizations in a manner that contributes to Venezuela's
23	long-term recovery.
24	(d) Additional Efforts.—

States in the United Nations Security Council to secure
 the necessary votes—

1 (1) IN GENERAL.—If the Maduro regime refuses to allow the delivery of humanitarian relief and 2 3 to lift bureaucratic impediments and any other ob-4 stacles described in subsection (b)(2)(B), the Presi-5 dent, beginning not later than 30 days after the con-6 elusion of the efforts of the United Nations de-7 scribed in such subsection, shall instruct the Permanent Representative of the United States to the 8 9 United Nations to use the voice and vote of the 10 United States to secure the adoption of a resolution 11 described in paragraph (2). (2) **RESOLUTION DESCRIBED.**—The resolution 12 13 described in this paragraph is a Resolution of the 14 United Nations Security Council that— 15 (A) requires the Maduro regime to prompt-16 ly allow safe and unhindered access for humani-17 tarian agencies and their implementing part-18 ners, including possible support from neigh-19 boring countries; and 20 (B) calls on the Maduro regime-21 (i) to allow the delivery of food and medicine to the people of Venezuela; 22 23 (ii) to end human rights violations 24 against the people of Venezuela;

1	(iii) to agree to free, fair, and trans-
2	parent elections with credible international
3	observers;
4	(iv) to cease violence against the peo-
5	ple of Venezuela; and
6	(v) to release all political prisoners
7	held by the Maduro regime.
8	SEC. 205. SANCTIONS EXCEPTIONS FOR HUMANITARIAN AS-
9	SISTANCE.
10	(a) DEFINITIONS.—In this section:
11	(1) AGRICULTURAL COMMODITY.—The term
12	"agricultural commodity" has the meaning given
13	that term in section 102 of the Agricultural Trade
14	Act of 1978 (7 U.S.C. 5602).
15	(2) MEDICAL DEVICE.—The term "medical de-
16	vice" has the meaning given the term "device" in
17	section 201 of the Federal Food, Drug, and Cos-
18	metic Act (21 U.S.C. 321).
19	(3) MEDICINE.—The term "medicine" has the
20	meaning given the term "drug" in section 201 of the
21	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
22	321).
23	(b) IN GENERAL.—Any transaction for the sale of ag-
24	ricultural commodities, food, medicine, or medical devices
25	to Venezuela or for the provision of humanitarian assist-

ance to the people of Venezuela, and any transaction that 1 is incidental or necessary to any such transaction, regard-2 less of whether the transactions or provision of humani-3 tarian assistance originate in, or have a connection to, the 4 5 United States, shall be exempt from United States sanetions, including sanctions described in— 6 7 (1) sections 603, 605, 606, 608, and 701; 8 (2) the Venezuela Defense of Human Rights 9 and Civil Society Act of 2014 (Public Law 113-10 278); or 11 (3) Executive Orders 13692, 13808, 13827, 12 13835, 13850, and 13857. TITLE III—ADDRESSING REGIME 13 **COHESION** 14 15 SEC. 301. CLASSIFIED REPORT ON DECLINING COHESION 16 **INSIDE THE VENEZUELAN MILITARY AND** 17 THE MADURO REGIME. 18 (a) REPORTING REQUIREMENT.—Not later than 30 days after the date of the enactment of this Act, the Sec-19 retary of State, acting through the Bureau of Intelligence 20 and Research, and in coordination with the Director of 21 22 National Intelligence, shall submit a classified report to the appropriate congressional committees that assesses 23 24 the declining cohesion inside the Venezuelan military and 25 security forces and the Maduro regime.

(b) Additional Elements.—The report submitted
under subsection (a) shall—
(1) identify senior members of the Venezuelan
military and the Maduro regime, including generals,
admirals, cabinet ministers, deputy cabinet min-
isters, and the heads of intelligence agencies, whose
loyalty to Nicolás Maduro is declining;
(2) describe the factors that would accelerate
the decision making of individuals identified in para-
$\frac{\text{graph}}{(1)}$
(A) to break with the Maduro regime; and
(B) to recognize the Interim President of
Venezuela and his government; and
(3) assess and detail the massive number of de-
sertions and defections that have occurred at the of-
ficer and enlisted levels inside the Venezuelan mili-
tary and security forces.
(c) Appropriate Congressional Committees.—
In this section, the term "appropriate congressional com-
mittees" means
(1) the Committee on Foreign Relations of the
Senate;
(2) the Select Committee on Intelligence of the
Senate;

1	(3) the Committee on Foreign Affairs of the
2	House of Representatives; and
3	(4) the Permanent Select Committee on Intel-
4	ligence of the House of Representatives.
5	SEC. 302. ADDITIONAL RESTRICTIONS ON VISAS.
6	(a) IN GENERAL.—The Secretary of State shall im-
7	pose the visa restrictions described in subsection (c) on
8	any current or former official of the Maduro regime, or
9	any foreign person acting on behalf of such regime, who
10	the Secretary determines—
11	(1) is responsible for, is complicit in, is respon-
12	sible for ordering, controlling, or otherwise directing,
13	or is knowingly participating in (directly or indi-
14	rectly) any activity in or in relation to Venezuela, on
15	or after January 23, 2019, that undermines or
16	threatens the integrity of—
17	(A) the democratically elected National As-
18	sembly of Venezuela; or
19	(B) the President of such National Assem-
20	bly, while serving as Interim President of Ven-
21	ezuela, or the government officials under the
22	supervision of such President;
23	(2) is the spouse or child of a foreign person
24	described in paragraph (1); or

1	(3) is the spouse or child of a foreign person
2	described or identified under—
3	(A) section $5(a)$ of the Venezuela Defense
4	of Human Rights and Civil Society Act of 2014
5	(Public Law 113–278), as amended by section
6	603 of this Act;
7	(B) section 804(b) of the Foreign Nar-
8	cotics Kingpin Designation Act (21 U.S.C.
9	1903(b)); or
10	(C) Executive Orders 13692 (50 U.S.C.
11	1701 note) and 13850.
12	(b) Removal From Visa Revocation List.—If a
13	person described in subsection $(a)(1)$ or in subparagraphs
14	(A) through (C) of subsection $(a)(3)$ publicly recognizes
15	and pledges supports for the Interim President of Ven-
16	ezuela and the government officials supervised by such In-
17	terim President, any family members of such person who
18	were subject to visa restrictions pursuant to paragraph (2)
19	or (3) of such subsection shall no longer be subject to such
20	visa restrictions.
21	(c) VISA RESTRICTIONS DESCRIBED.
22	(1) Exclusion from the united states
23	AND REVOCATION OF VISA OR OTHER DOCUMENTA-
24	TION.—Subject to paragraph (2) and subsection (b),

25 an alien described in subsection (a)—

(A) is inadmissible to the United States;
(B) is ineligible to receive a visa or other
documentation authorizing entry into the
United States;
(C) is otherwise ineligible to be admitted or
paroled into the United States or to receive any
benefit under the Immigration and Nationality
Act (8 U.S.C. 1101 et seq.); and
(D) shall, in accordance with section 221(i)
of the Immigration and Nationality Act (8
U.S.C. 1201(i)), have his or her visa or other
documentation revoked, regardless of when the
visa or other documentation was issued.
(2) Exception to comply with united na-
tions headquarters agreement. Sanctions
under paragraph (1) shall not apply to an alien if
admitting the alien into the United States is nec-
essary to permit the United States to comply with
the Agreement regarding the Headquarters of the
United Nations, signed at Lake Success June 26,
1947, and entered into force November 21, 1947,
between the United Nations and the United States,
or other applicable international obligations.

(d) RULEMAKING.—The President shall issue such
 regulations, licenses, and orders as may be necessary to
 carry out this section.

4 SEC. 303. WAIVER FOR SANCTIONED OFFICIALS THAT REC5 OGNIZE THE INTERIM PRESIDENT OF VEN6 EZUELA.

7 (a) REMOVAL FROM VISA REVOCATION LIST.—If a 8 person sanctioned under any of the provisions of law de-9 scribed in subsection (b) publicly recognizes and pledges 10 supports for the Interim President of Venezuela and the 11 government officials supervised by such Interim President, 12 the person shall no longer be subject to such sanctions. 13 (b) SANCTIONS DESCRIBED.—The sanctions described in this subsection are set forth in the following 14 15 provisions of law:

16 (1)(A) Paragraphs (3) and (4) of section 5(a)
17 of the Venezuela Defense of Human Rights and Civil
18 Society Act of 2014 (Public Law 113-278), as
19 amended by section 603 of this Act.

20 (B) Paragraph (5) of section 5(a) of such Act,
21 to the extent such paragraph relates to the sanctions
22 described in paragraph (3) or (4) of such subsection.
23 (2)(A) Clauses (1) and (4) of section 1(a)(ii)(A)
24 of Executive Order 13692 (50 U.S.C. 1701 note).

1	(B) Subparagraph (D)(2) of section 1(a)(ii) of
2	such Executive Order, to the extent such subpara-
3	graph relates to the provisions of law eited in sub-
4	paragraph (A).
5	(3)(A) Section 1(a)(ii) of Executive Order
6	$\frac{13850}{1}$
7	(B) Paragraph (iii) of section 1(a) of such Ex-
8	ecutive Order, to the extent such paragraph relates
9	to the provision of law cited in subparagraph (A).
10	(c) RULEMAKING.—The President shall issue such
11	regulations, licenses, and orders as may be necessary to
12	carry out this section.
13	TITLE IV-RESTORING DEMOC-
14	RACY AND ADDRESSING THE
15	POLITICAL CRISIS IN VEN-
16	EZUELA
17	SEC. 401. SPECIAL ENVOY FOR VENEZUELA AND TASK
18	FORCE ON VENEZUELA.
19	(a) DESIGNATION.—Not later than 30 days after the
20	date of the enactment of this Act, the Secretary of State
21	shall designate a Special Envoy for Venezuela (referred
22	to in this section as the "Special Envoy"), who shall-
23	(1) have the rank and status of ambassador;
24	and

1 (b) DUTIES.—The Special Envoy shall—

2	(1) coordinate United States policy towards
3	Venezuela between relevant departments and agen-
4	cies, including the Department of State, the Depart-
5	ment of the Treasury, the Department of Justice,
6	the Department of Defense, the United States Agen-
7	cy for International Development, and the intel-
8	ligence community;
9	(2) develop and conduct oversight of United
10	States programs and operations related to Ven-
11	ezuela, including humanitarian assistance, support
12	for regional migration systems, and assistance to
13	democratic actors and independent civil society in
14	Venezuela;
14 15	Venezuela; (3) advance efforts—
15	(3) advance efforts—
15 16	(3) advance efforts— (A) to recover the assets described in sec-
15 16 17	 (3) advance efforts— (A) to recover the assets described in sec- tion 502(a)(2) that were stolen from the Ven-
15 16 17 18	 (3) advance efforts— (A) to recover the assets described in section 502(a)(2) that were stolen from the Venezuelan people; and
15 16 17 18 19	 (3) advance efforts— (A) to recover the assets described in section 502(a)(2) that were stolen from the Venezuelan people; and (B) to coordinate sanctions with the
15 16 17 18 19 20	 (3) advance efforts— (A) to recover the assets described in section 502(a)(2) that were stolen from the Venezuelan people; and (B) to coordinate sanctions with the United States partners referred to in section
15 16 17 18 19 20 21	 (3) advance efforts— (A) to recover the assets described in section 502(a)(2) that were stolen from the Venezuelan people; and (B) to coordinate sanctions with the United States partners referred to in section 601;
 15 16 17 18 19 20 21 22 	 (3) advance efforts— (A) to recover the assets described in section 502(a)(2) that were stolen from the Venczuelan people; and (B) to coordinate sanctions with the United States partners referred to in section 601; (4) engage and coordinate policy matters re-

1	the European Union, and other governments and or-
2	ganizations with interest in Venezuela;
3	(5) engage and coordinate with actors sup-
4	porting the restoration of democracy in Venezuela,
5	including the Venezuelan diaspora and the demo-
6	eratic political opposition in Venezuela; and
7	(6) communicate and coordinate engagement
8	with the Maduro regime.
9	(c) AUTHORIZATION.—Notwithstanding any other
10	provision of law, the Special Envoy is authorized to di-
11	rectly engage with the Maduro regime and its officers.
12	(d) TASK FORCE ON VENEZUELA.
13	(1) ESTABLISHMENT.—There is established an
14	interagency task force, to be known as the "Task
15	Force on Venezuela" (referred to in this subsection
16	as the "Task Force".
17	(2) MISSION.—The primary mission of the
18	Task Force is to support the Special Envoy in the
19	exercise of the duties described in subsection (b).
20	(3) Composition.—The Task Force shall in-
21	clude representatives of, or liaison officers from, the
22	Department of State, the Department of the Treas-
23	ury, the Department of Justice, the Department of
24	Defense, the United States Agency for International
25	Development, and the Central Intelligence Agency.

1	Members of the Task Force shall be selected from
2	among existing employees of their respective depart-
3	ments.
4	(c) Monthly Consultation.—Not later than 30
5	days after being designated under subsection (a), and
6	every 30 days thereafter, the Special Envoy shall brief and
7	consult with—
8	(1) the Committee on Foreign Relations of the
9	Senate;
10	(2) the Committee on Appropriations of the
11	Senate;
12	(3) the Committee on Foreign Affairs of the
13	House of Representatives; and
14	(4) the Committee on Appropriations of the
15	House of Representatives.
16	SEC. 402. SUPPORT FOR THE LIMA GROUP.
17	(a) FINDINGS.—Congress makes the following find-
18	ings:
19	(1) The Lima Group is a diplomatic bloc whose
20	members include Argentina, Brazil, Canada, Chile,
21	Colombia, Costa Rica, Guatemala, Guyana, Hon-
22	duras, Panama, Paraguay, Peru, and Saint Lucia.
23	(2) The Lima Group—

1	(A) has recognized National Assembly
2	President Juan Guaidó as the Interim Presi-
3	dent of Venezuela;
4	(B) has reaffirmed the authority of the
5	democratically elected National Assembly of
6	Venezuela;
7	(C) has stated that it does not recognize
8	the legitimacy of Nicolás Maduro's tenure in of-
9	fice beyond January 10, 2019;
10	(D) has stated that it does not recognize
11	the legitimacy of Venezuela's May 20, 2018,
12	presidential election as it did not comply with
13	international standards for a democratic, free,
14	fair, and transparent process;
15	(E) has called on Nicolás Maduro to provi-
16	sionally transfer executive powers to the Na-
17	tional Assembly of Venezuela until new demo-
18	eratic elections are held;
19	(F) has condemned the rupture of the
20	democratic order in Venezuela;
21	(G) has called on the Maduro regime to ac-
22	cept humanitarian assistance in order to ad-
23	dress the country's growing economic crisis; and
24	(H) reiterated its "conviction that the
25	transition to democracy must be conducted by

1	Venezuelans themselves, peacefully and within
2	the framework of the Constitution and inter-
3	national law, supported by political and diplo-
4	matic means, without the use of force.".
5	(b) SENSE OF CONGRESS.—It is the sense of Con-
6	gress that the Secretary of State should conduct diplo-
7	matic engagement in support of efforts by the Lima Group
8	to restore democracy and the rule of law in Venezuela and
9	facilitate the delivery of humanitarian assistance for the
10	Venezuelan people.
11	SEC. 403. ACCOUNTABILITY FOR CRIMES AGAINST HUMAN-
12	ITY.
12	(a) ENDING Congress males the following find
13	(a) FINDINGS.—Congress makes the following find-
13 14	ings:
_	
14	ings:
14 15	ings: (1) On July 25, 2017, the Secretary General of
14 15 16	ings: (1) On July 25, 2017, the Secretary General of the Organization of American States stated "the
14 15 16 17	ings: (1) On July 25, 2017, the Secretary General of the Organization of American States stated "the systematic attack against the civilian population [of
14 15 16 17 18	ings: (1) On July 25, 2017, the Secretary General of the Organization of American States stated "the systematic attack against the civilian population [of Venezuela] includes murders, imprisonment and tor-
 14 15 16 17 18 19 	ings: (1) On July 25, 2017, the Secretary General of the Organization of American States stated "the systematic attack against the civilian population [of Venezuela] includes murders, imprisonment and tor- ture, and it is evident in the eyes of the inter-
 14 15 16 17 18 19 20 	ings: (1) On July 25, 2017, the Secretary General of the Organization of American States stated "the systematic attack against the civilian population [of Venezuela] includes murders, imprisonment and tor- ture, and it is evident in the eyes of the inter- national community that we are in the presence of

24 that Venezuelan security forces may have committed

crimes against humanity against protesters and called for a credible international investigation.

(3) A November 29, 2017, report by Human

Rights Watch documented that Venezuelan security

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and on the part of the international community, to ensure
 accountability for possible crimes against humanity and
 other violations of international humanitarian law and vio lations and abuses of human rights.

5 (c) REPORT.—Not later than 90 days after the date
6 of the enactment of this Act, the Secretary of State shall
7 submit a report to Congress that—

8 (1) evaluates the degree to which the Maduro 9 regime and its officials, including members of the 10 Venezuelan security force, have engaged in actions 11 that constitute crimes against humanity and viola-12 tions of internationally recognized humanitarian 13 rights; and

14 (2) provides options for holding accountable the
 15 perpetrators identified under paragraph (1).

 16
 SEC. 404. UPHOLDING THE ORGANIZATION OF AMERICAN

 17
 STATES INTER-AMERICAN

 18
 CHARTER.

19 (a) FINDINGS.—Congress makes the following find20 ings:

(1) Article 1 of the Inter-American Democratic
Charter, which was adopted by the Organization of
American States in Lima on September 11, 2001,
states: "The peoples of the Americas have a right to

1	democracy and their governments have an obligation
2	to promote and defend it.".

3 (2) Article 19 of the Inter-American Demo-4 eratic Charter states "an unconstitutional interrup-5 tion of the democratic order or an unconstitutional 6 alteration of the constitutional regime that seriously 7 impairs the democratic order in a member state, 8 constitutes, while it persists, an insurmountable ob-9 stacle to its government's participation in sessions of the General Assembly - - - and other bodies of the 10 11 Organization.".

12 (3) Article 20 of the Inter-American Demo13 cratic Charter states the following:

14 (A) "In the event of an unconstitutional al-15 teration of the constitutional regime that seri-16 ously impairs the democratic order in a member 17 state, any member state or the Secretary Gen-18 eral may request the immediate convocation of 19 the Permanent Council to undertake a collective 20 assessment of the situation and to take such de-21 cisions as it deems appropriate.".

(B) "The Permanent Council, depending
on the situation, may undertake the necessary
diplomatic initiatives, including good offices, to
foster the restoration of democracy.".

1 (4) Article 21 of the Inter-American Demoeratic Charter states "When the special session of 2 3 the General Assembly determines that there has 4 been an unconstitutional interruption of the demo-5 eratic order of a member state, and that diplomatic 6 initiatives have failed, the special session shall take 7 the decision to suspend said member state.". 8 (b) SENSE OF CONGRESS.—It is the sense of Con-9 gress that— 10 (1) Nicolás Maduro and the Supreme Tribunal of Justice of Venezuela have carried out systematic 11 12 efforts to undermine, block, and eireumvent the au-13 thorities and responsibilities of the Venezuelan Na-14 tional Assembly, as mandated in the Constitution of 15 the Bolivarian Republic of Venezuela; 16 (2) the electoral process convened by the Na-17 tional Electoral Council of Venezuela on May 20, 18 2018 was not democratic, free, fair, or transparent; 19 (3) Nicolás Maduro's attempt to inaugurate 20 himself for a second term in office on January 10, 21 2019, was not legitimate; 22 (4) such events constitute an unconstitutional 23 alteration of the constitutional regime that seriously

24 impairs the democratic order in Venezuela; and

1	(5) the Secretary of State, working through the
2	United States Permanent Representative to the Or-
3	ganization of American States, should take addi-
4	tional steps to support ongoing efforts by the Sec-
5	retary General—
6	(A) to invoke the Inter-American Demo-
7	cratic Charter; and
8	(B) to promote diplomatic initiatives to
9	foster the restoration of Venezuelan democracy.
10	SEC. 405. SUPPORT FOR INTERNATIONAL ELECTION OB-
11	SERVATION AND DEMOCRATIC CIVIL SOCI-
12	ETY.
13	(a) In General.—The Secretary of State, in coordi-
14	nation with the Administrator of the United States Agen-
15	ey for International Development—
16	(1) shall work with the Organization of Amer-
17	ican States to ensure credible international observa-
18	tion of future elections in Venezuela that contributes
19	to free, fair, and transparent democratic electoral
20	processes; and
21	(2) shall work through nongovernmental organi-
22	zations—
23	(A) to strengthen democratic governance
24	and institutions, including the democratically
25	elected National Assembly of Venezuela;

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1	(B) to defend internationally recognized
2	human rights for the people of Venezuela, in-
3	eluding support for efforts to document erimes
4	against humanity and violations of human
5	rights;
6	(C) to support the efforts of independent
7	media outlets to broadcast, distribute, and
8	share information beyond the limited channels
9	made available by the Maduro regime; and
10	(D) to combat corruption and improve the
11	transparency and accountability of institutions
12	that are part of the Maduro regime.
13	(b) Voice and Vote at the Organization of
14	American States.—The Secretary of State, acting
15	through the United States Permanent Representative to
16	the Organization of American States, should advocate and
17	build diplomatic support for sending an election observa-
18	tion mission to Venezuela to ensure that democratic elec-
19	toral processes are organized and carried out in a free,
20	fair, and transparent manner.
21	(c) STRATEGY REQUIREMENT.—Not later than 180
22	days after the date of the enactment of this Act, the See-
23	retary of State, in coordination with the Administrator of
24	the United States Agency for International Development,

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1	shall submit a strategy to carry out the activities described
2	in subsection (a) to—
3	(1) the Committee on Foreign Relations of the
4	Senate;
5	(2) the Committee on Appropriations of the
6	Senate;
7	(3) the Committee on Foreign Affairs of the
8	House of Representatives; and
9	(4) the Committee on Appropriations of the
10	House of Representatives.
11	(d) Authorization of Appropriations.—
12	(1) IN GENERAL.—There are authorized to be
13	appropriated to the Secretary of State for fiscal year
14	2019
15	(A) \$500,000 to carry out the activities de-
16	scribed in subsection (a)(1); and
17	(B) \$14,500,000 to carry out the activities
18	described in subsection $(a)(2)$.
19	(2) Notification requirement.—
20	(A) In GENERAL.—Except as provided
21	under subparagraph (B), amounts appropriated
22	or otherwise made available pursuant to para-
23	graph (1) may not be obligated until 15 days
24	after the date on which the President provides

1	notice to the committees listed in subsection (c)
2	of intent to obligate such funds.
3	(B) WAIVER.—
4	(i) IN GENERAL.—The Secretary of
5	State may waive the notification require-
6	ment under subparagraph (A) if the Sec-
7	retary determines that such waiver is in
8	the national security interest of the United
9	States.
10	(ii) NOTIFICATION REQUIREMENT.—If
11	a waiver is invoked under clause (i), the
12	Secretary of State shall notify the commit-
13	tees listed in subsection (e) of the intention
14	to obligate funds under this section as
15	early as practicable, but not later than 3
16	days after taking the action to which such
17	notification requirement was applicable in
18	the context of the circumstances necessi-
19	tating such waiver.

TITLE V—SUPPORTING THE RE CONSTRUCTION OF VENEZU ELA

4 SEC. 501. ENGAGING INTERNATIONAL FINANCIAL INSTITU5 TIONS TO ADVANCE THE RECONSTRUCTION
6 OF VENEZUELA'S ECONOMY AND ENERGY IN7 FRASTRUCTURE.

8 (a) IN GENERAL.—The President shall engage the 9 International Monetary Fund and the Multilateral Devel-10 opment Banks to create a framework for the economic re-11 construction of Venezuela, contingent upon the restoration 12 of democracy and the rule of law in the country.

13 (b) ADDITIONAL ELEMENTS.—The framework cre14 ated under subsection (a) should include policy pro15 posals—

16 (1) to provide Venezuelans with humanitarian
17 assistance, poverty alleviation, and a social safety
18 net;

19 (2) to advance debt restructuring and debt sus20 tainability measures;

21 (3) to restore the production and efficient man22 agement of Venezuela's oil industry, including re23 building energy infrastructure;

24 (4) to eliminate price controls and market dis25 torting subsidies in the Venezuelan economy; and

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(5) to address hyperinflation in Venezuela.

2 (c) CONSULTATION.—In creating the framework
3 under subsection (a), the President shall consult with rel4 evant stakeholders in the humanitarian (including inter5 national and nongovernmental organizations), financial,
6 and energy sectors.

7 (d) SENSE OF CONGRESS.—It is the sense of Con8 gress that any effort to conduct debt restructuring
9 should—

10 (1) include discussions with China, which is
 11 Venezuela's biggest creditor; and

12 (2) appropriately account for China's and Rus13 sia's high-risk lending to Venezuela.

(e) CERTIFICATION.—The President may not support
lending or financing for Venezuela from the International
Monetary Fund and the Multilateral Development Banks
until the Secretary of State submits a report to the Committee on Foreign Relations of the Senate and Committee
on Foreign Affairs of the House of Representatives certifying that any such lending or financing—

21 (1) would be managed by the Interim President
22 of Venezuela or a new, democratically elected Presi23 dent;

24 (2) would not be used to repay external credi25 tors who are not members of the Group of Seven un-

1	less such payments are essential to the restoration
2	of economic stability and democracy in Venezuela;
3	and
4	(3) would not benefit the Maduro regime.
5	SEC. 502. RECOVERING ASSETS STOLEN FROM THE VEN-
6	EZUELAN PEOPLE.
7	(a) FINDINGS.—Congress makes the following find-
8	ings:
9	(1) Venezuela ranked 169th out of 180 coun-
10	tries in Transparency International's Corruption
11	Perception Index 2017.
12	(2) In March 2015, the Department of the
13	Treasury's Financial Crimes Enforcement Network
14	determined that approximately \$2,000,000,000 had
15	been siphoned from Venezuela's public oil company,
16	Petróleos de Venezuela, S.A., in conjunction with its
17	designation of the Banca Privada d'Andorra as a
18	Foreign Financial Institution of Primary Money
19	Laundering Concern.
20	(b) In General.—The Secretary of State, in coordi-
21	nation with the Secretary of the Treasury and the Attor-
22	ney General, shall advance a coordinated international ef-
23	fort
24	(1) to carry out special financial investigations
25	to identify and track assets taken from the people

1	and institutions of Venezuela through theft, corrup-
2	tion, money laundering, or other illicit means; and
3	(2) work with foreign governments—
4	(A) to share financial investigations intel-
5	ligence, as appropriate;
6	(B) to block the assets identified pursuant
7	to paragraph (1); and
8	(C) to advance necessary civil forfeiture
9	litigation, including providing technical assist-
10	ance to help governments establish the nee-
11	essary legal framework to carry out asset for-
12	feitures.
13	(c) ADDITIONAL ELEMENTS.—The coordinated inter-
13 14	(c) ADDITIONAL ELEMENTS.—The coordinated inter- national effort described in subsection (b) shall—
_	
14	national effort described in subsection (b) shall—
14 15	national effort described in subsection (b) shall— (1) include input from—
14 15 16	national effort described in subsection (b) shall— (1) include input from— (A) the Office of Foreign Assets Control of
14 15 16 17	national effort described in subsection (b) shall— (1) include input from— (A) the Office of Foreign Assets Control of the Department of the Treasury;
14 15 16 17 18	national effort described in subsection (b) shall— (1) include input from— (A) the Office of Foreign Assets Control of the Department of the Treasury; (B) the Financial Crimes Enforcement
14 15 16 17 18 19	national effort described in subsection (b) shall— (1) include input from— (A) the Office of Foreign Assets Control of the Department of the Treasury; (B) the Financial Crimes Enforcement Network of the Department of the Treasury;
 14 15 16 17 18 19 20 	national effort described in subsection (b) shall— (1) include input from— (A) the Office of Foreign Assets Control of the Department of the Treasury; (B) the Financial Crimes Enforcement Network of the Department of the Treasury; and
14 15 16 17 18 19 20 21	national effort described in subsection (b) shall— (1) include input from— (A) the Office of Foreign Assets Control of the Department of the Treasury; (B) the Financial Crimes Enforcement Network of the Department of the Treasury; and (C) the Money Laundering and Asset Re-

1	(3) include an assessment of whether the
2	United States or another member of the inter-
3	national community should establish a managed
4	fund to hold the assets identified pursuant to sub-
5	section $(b)(1)$ that could be returned to a future
6	democratic government in Venezuela; and
7	(4) include recommendations for new legislative
8	and regulatory measures in the United States that
9	would be needed to establish and manage the fund
10	described in paragraph (3).
11	(d) STRATEGY REQUIREMENT.—Not later than 180
12	days after the date of the enactment of this Act, the Sec-
13	retary of State shall submit a strategy for carrying out
14	the activities described in subsection (b) to—
15	(1) the Committee on Foreign Relations of the
16	Senate;
17	(2) the Committee on Banking, Housing, and
18	Urban Affairs of the Senate;
19	(3) the Committee on the Judiciary of the Sen-
20	ate;
21	(4) the Committee on Foreign Affairs of the
22	House of Representatives;
23	(5) the Committee on Financial Services of the
24	House of Representatives; and

1 (6) the Committee on the Judiciary of the 2 House of Representatives. TITLE VI—RESTORING THE 3 **RULE OF LAW IN VENEZUELA** 4 5 SEC. 601. DEVELOPING AND IMPLEMENTING A COORDI-6 NATED SANCTIONS STRATEGY WITH PART-7 NERS IN THE WESTERN HEMISPHERE AND 8 THE EUROPEAN UNION. 9 (a) STRENGTHENING SANCTIONS CAPACITY IN LATIN AMERICA AND THE CARIBBEAN.—The Secretary of State, 10

working through the Assistant Secretary of State for 11 International Narcotics and Law Enforcement Affairs and 12 the Assistant Secretary of State for Economic and Busi-13 ness Affairs, and in consultation with the Secretary of the 14 15 Treasury, shall provide technical assistance to partner governments in Latin America and the Caribbean to assist 16 such governments in establishing the legislative and regu-17 latory frameworks needed to impose targeted sanctions on 18 officials of the Maduro regime who-19

- 20 (1) are responsible for human rights abuses;
- 21 (2) have engaged in public corruption; or
- 22 (3) are undermining democratic institutions and
 23 processes in Venezuela.

24 (b) COORDINATING INTERNATIONAL SANCTIONS.
25 The Secretary of State, in consultation with the Secretary

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of the Treasury, shall engage in diplomatic efforts with 1 partner governments, including the Government of Can-2 ada, governments in the European Union, and govern-3 4 ments in Latin America and the Caribbean, to impose tar-5 geted sanctions on the officials described in subsection (a). 6 (c) STRATEGY REQUIREMENT.—Not later than 90 7 days after the date of the enactment of this Act, the Sec-8 retary of State, in consultation with the Secretary of the 9 Treasury, shall submit a strategy for carrying out the ac-10 tivities described in subsection (a) to-11 (1) the Committee on Foreign Relations of the 12 Senate: 13 (2) the Committee on Appropriations of the 14 Senate; 15 (3) the Committee on Foreign Affairs of the 16 House of Representatives; and 17 (4) the Committee on Appropriations of the 18 House of Representatives. 19 (d) AUTHORIZATION OF APPROPRIATIONS.-20 (1) IN GENERAL.—There is authorized to be 21 appropriated, to the **Department** of State. 22 \$3,000,000 for fiscal year 2019 to carry out the ac-23 tivities set forth in subsection (a) in accordance with 24 this section. 25 (2) NOTIFICATION REQUIREMENT.

1	(A) IN GENERAL.—Except as provided
2	under subparagraph (B), amounts appropriated
3	or otherwise made available pursuant to para-
4	graph (1) may not be obligated until 15 days
5	after the date on which the President provides
6	notice to the committees listed in subsection (e)
7	of the intent to obligate such funds.
8	(B) WAIVER.—
9	(i) IN GENERAL.—The Secretary of
10	State may waive the requirement under
11	subparagraph (A) if the Secretary of State
12	determines that such waiver is in the na-
13	tional security interest of the United
14	States.
15	(ii) NOTIFICATION REQUIREMENT.—If
16	a waiver is invoked under clause (i), the
17	President shall notify the committees listed
18	in subsection (c) of the intention to obli-
19	gate funds under this section as early as
20	practicable, but not later than 3 days after
21	taking the action to which such notification
22	requirement was applicable in the context
23	of the circumstances necessitating such
24	waiver.

1 SEC. 602. CLASSIFIED BRIEFING ON THE INVOLVEMENT OF 2 VENEZUELAN OFFICIALS IN CORRUPTION 3 AND ILLICIT NARCOTICS TRAFFICKING.

4 (a) BRIEFING REQUIREMENT.—Not later than 90 5 days after the date of the enactment of this Act, the Seeretary of State, acting through the Bureau of Intelligence 6 7 and Research, and in coordination with the Director of 8 National Intelligence, shall brief the appropriate congres-9 sional committees on the involvement of senior officials of the Maduro regime, including members of the National 10 Electoral Council, the judicial system, and the Venezuelan 11 security forces, in illicit narcotics trafficking and acts of 12 corruption in Venezuela. 13

14 (b) ADDITIONAL ELEMENTS.—The briefing provided
15 under subsection (a) shall—

- 16 (1) describe how the acts of corruption de17 seribed in the report pose challenges for United
 18 States national security and impact the rule of law
 19 and democratic governance in countries of the West20 ern Hemisphere;
- 21 (2) identify individuals that frustrate the ability
 22 of the United States to combat illicit narcotics traf23 ficking;

24 (3) include an assessment of the relationship
25 between individuals identified under subsection (a)
26 and Nicolás Maduro or members of his cabinet; and

1	(4) include input from the Drug Enforcement
2	Administration, the Office of Foreign Assets Con-
3	trol, and the Financial Crimes Enforcement Net-
4	work.
5	(c) Appropriate Congressional Committees.
6	In this section, the term "appropriate congressional com-
7	mittees" means—
8	(1) the Committee on Foreign Relations of the
9	Senate;
10	(2) the Select Committee on Intelligence of the
11	Senate;
12	(3) the Committee on Foreign Affairs of the
13	House of Representatives; and
14	(4) the Permanent Select Committee on Intel-
15	ligence of the House of Representatives.
16	SEC. 603. SANCTIONS ON PERSONS RESPONSIBLE FOR PUB-
17	LIC CORRUPTION AND UNDERMINING DEMO-
18	CRATIC GOVERNANCE.
19	(a) FINDING.—Executive Order 13692 (50 U.S.C.
20	1701 note), which was signed on March 8, 2015, estab-
21	lished sanctions against individuals responsible for under-
22	mining democratic processes and institutions and involved
23	in acts of public corruption that were not included in the
24	Venezuela Defense of Human Rights and Civil Society Act
25	of 2014 (Public Law 113–278).

1	(b) SANCTIONS.—Section 5(a) of the Venezuela De-
2	fense of Human Rights and Civil Society Act of 2014
3	(Public Law 113–278) is amended—
4	(1) in the matter preceding paragraph (1)—
5	(A) by striking "Government of Ven-
6	ezuela" and inserting "Maduro regime (as de-
7	fined in section 4 of the Venezuela Emergency
8	Relief, Democracy Assistance, and Development
9	Act of 2019)"; and
10	(B) by striking "that Government" and in-
11	serting "that regime";
12	(2) in paragraph (2) , by striking "or" at the
13	end;
14	(3) by redesignating paragraph (3) as para-
15	$\frac{\text{graph}}{(5)};$
16	(4) by inserting after paragraph (2) the fol-
17	lowing:
18	${}$ (3) is responsible for, or complicit in, ordering,
19	controlling, or otherwise directing, significant actions
20	or policies that undermine democratic processes or
21	institutions;
22	"(4) is a government official, or a senior asso-
23	ciate of such an official, that is responsible for, or
24	complicit in, ordering, controlling, or otherwise di-
25	recting, acts of significant corruption, including the

expropriation of private or public assets for personal
 gain, corruption related to government contracts or
 the extraction of natural resources, bribery, or the
 facilitation or transfer of the proceeds of corruption
 to foreign jurisdictions; or"; and

6 (5) in paragraph (5), as redesignated, by strik7 ing "paragraph (1) or (2)" and inserting "para8 graph (1), (2), (3), or (4)".

9 SEC. 604. PUBLIC INFORMATION ABOUT SANCTIONED OFFI-

10

CIALS.

11 (a) IN GENERAL.—Not later than 90 days after the 12 date of the enactment of this Act, and every 180 days 13 thereafter, except as provided in subsection (c), the Sec-14 retary of Treasury, in consultation with the Secretary of 15 State, shall submit a report to Congress that describes the 16 total assessed value of blocked assets of Venezuelans des-17 ignated under sanctions authorized under—

18 (1) the Foreign Narcotics Kingpin Designation
19 Act (title VIII of Public Law 106–120; 21 U.S.C.
20 1901 et seq.);

21 (2) the Venezuela Defense of Human Rights
22 and Civil Society Act of 2014 (Public Law 113–
23 278), as amended by section 603 of this Act; or

24 (3) Executive Orders 13692 (50 U.S.C. 1701
25 note) and 13850.

1	(b) Additional Elements.—Reports submitted
2	under subsection (a) should provide descriptions of specific
3	cases that are most representative of the endemic corrup-
4	tion and illicit financial activities occurring in Venezuela.
5	(c) Subsequent Reports.—The Secretary of
6	Treasury is not required to submit an updated report to
7	Congress under subsection (a) unless, since the submission
8	of the preceding report—
9	(1) there has been meaningful change in the
10	value of blocked assets; or
11	(2) additional individuals have been targeted for
12	sanctions under the authorities listed in subsection
13	(a).
14	(d) Briefings.—If the Secretary of Treasury exer-
15	eises the exception described in subsection (c), the See-
16	retary of the Treasury, or designee, shall immediately brief
17	Congress regarding—
18	(1) the decision to exercise the exception; and
19	(2) information related to the value of blocked
20	assets described in subsection (a).
21	(e) FORM.—Reports required under this section shall
22	be submitted in unclassified form, but may include a clas-
23	sified annex.

1 SEC. 605. FINANCIAL SANCTIONS ON MADURO REGIME 2 DEBT.

3 (a) FINDING.—Executive Order 13808 (82 Fed. Reg.
4 41155), which was signed on August 24, 2017, established
5 sanctions against the Maduro regime's ability to issue
6 public debt.

7 (b) DEFINITIONS.—In this section and in sections
8 606 and 608:

9 (1) ENTITY.—The term "entity" means a part-10 nership, association, trust, joint venture, corpora-11 tion, group, subgroup, or other organization.

12 (2) PERSON.—The term "person" means an in13 dividual or entity.

14(3)UNITEDSTATESPERSON.—Theterm15"United States person" means any—

16 (A) United States eitizen;

17 (B) alien lawfully admitted for permanent
18 residence to the United States;

19(C) entity organized under the laws of the20United States or any jurisdiction within the21United States (including a foreign branch of22any such entity); and

23 (D) any person physically located in the
24 United States.

25 (c) IN GENERAL.—The President may prohibit, in
26 the United States or by a United States person—

1	(1) any transaction related to, provision of fi-
2	nancing for, or other dealing in—
3	(Λ) debt instruments with a maturity of
4	greater than 90 days issued by Petróleos de
5	Venezuela, S.A., on or after the date of the en-
6	actment of this Act;
7	(B) debt instruments with a maturity of
8	greater than 30 days or equity issued by the
9	Maduro regime on or after the date of the en-
10	actment of this Act, excluding debt instruments
11	issued by Petróleos de Venezuela, S.A., that are
12	not covered under subparagraph (A);
13	(C) bonds issued by the Maduro regime be-
14	fore the date of the enactment of this Act; or
15	(D) dividend payments or other distribu-
16	tions of profits to the Maduro regime from any
17	entity owned or controlled, directly or indirectly,
18	by the Maduro regime;
19	(2) the direct or indirect purchase of securities
20	from the Maduro regime, except for—
21	(A) securities qualifying as debt instru-
22	ments issued by Petróleos de Venezuela, S.A.,
23	on or after the date of the enactment of this
24	Act that are not described in paragraph $(1)(\Lambda)$;
25	and

1	(B) securities qualifying as debt instru-
2	ments issued by the Maduro regime on or after
3	the date of the enactment of this Act that are
4	not described in paragraph (1)(B);
5	(3) any transaction that evades or avoids, has
6	the purpose of evading or avoiding, causes a viola-
7	tion of, or attempts to violate a prohibition under
8	paragraph (1) or (2); and
9	(4) any conspiracy to violate a prohibition
10	under paragraph (1) , (2) , or (3) .
11	(d) SENSE OF CONGRESS.—It is the sense of Con-
12	gress that the President should waive the prohibitions de-
13	scribed in subsection (c) and in Executive Order 13808
14	if the related debt instruments, bonds, or securities have
15	been approved or ratified by the democratically elected
16	National Assembly of the Bolivarian Republic of Ven-
17	ezuela.
18	(c) Implementation; Penalties.—
19	(1) IMPLEMENTATION.—The President may ex-
20	ercise all authorities described in sections 203 and
21	205 of the International Emergency Economic Pow-
22	ers Act (50 U.S.C. 1702 and 1704) to carry out this

23 section.

24 (2) PENALTIES.—A person that violates, at25 tempts to violate, conspires to violate, or causes a

1	violation of this section or any regulation, license, or
2	order issued to carry out this section shall be subject
3	to the penalties set forth in subsections (b) and (c)
4	of section 206 of the International Emergency Eco-
5	nomic Powers Act (50 U.S.C. 1705) to the same ex-
6	tent as a person that commits an unlawful act de-
7	scribed in subsection (a) of that section.
8	SEC. 606. ADDITIONAL FINANCIAL SANCTIONS ON MADURO
9	REGIME DEBT.
10	(a) FINDING.—Executive Order 13835 (83 Fed. Reg.
11	24001), which was signed on May 21, 2018, established
12	additional sanctions against transactions involving the
13	Maduro regime's existing public debt.
14	(b) Proinbition.—The President may prohibit a
15	United States person or any person within the United
16	States from—
17	(1) purchasing any debt owed to the Maduro
18	regime, including accounts receivable;
19	(2) entering into any transaction related to any
20	debt owed to the Maduro regime that is pledged as
21	collateral after May 21, 2018, including accounts re-
22	ceivable; or
23	(3) entering into any transaction involving the
24	selling, transferring, assigning, or pledging as collat-

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1	any entity in which the Maduro regime has a 50
2	percent or greater ownership interest.
3	(c) SENSE OF CONGRESS.—It is the sense of Con-
4	gress that the President should waive the prohibitions de-
5	scribed in subsection (a) and in Executive Order 13835
6	if transactions involving related debt instruments, bonds,
7	or securities have been approved or ratified by the demo-
8	eratically elected National Assembly of Venezuela.
9	(d) ENFORCEMENT.—The Secretary of the Treasury,
10	in consultation with the Secretary of State, may promul-
11	gate such regulations as may be necessary to enforce the
12	prohibition set forth in subsection (b).
13	SEC. 607. EXPANDING KINGPIN SANCTIONS ON NARCOTICS
14	TRAFFICKING AND MONEY LAUNDERING.
15	(a) FINDINGS.—Congress makes the following find-
16	ings:
17	(1) On February 13, 2017, the Department of
18	the Treasury designated Venezuelan nationals
19	Tareck El Aissami (the current Vice President of
20	Venezuela) and Samark López Bello pursuant to the
21	Foreign Narcotics Kingpin Designation Act (21
22	U.S.C. 1901 et seq.).
23	(2) On May 7, 2018, the Department of the
24	
23	(2) On May 7, 2018, the Department of the

1	Luis Martin, Walter Alexander del Nogal, and Mario
2	Antonio Rodríguez pursuant to such Act.
3	(b) Financial Sanctions Expansion.—
4	(1) IN GENERAL.—The Secretary of the Treas-
5	ury, the Attorney General, the Secretary of State,
6	the Secretary of Defense, and the Director of the
7	Central Intelligence Agency shall expand investiga-
8	tions, intelligence collection, and analysis pursuant
9	to the Foreign Narcotics Kingpin Designation Act
10	(21 U.S.C. 1901 et seq.) to facilitate the identifica-
11	tion and support the application of sanctions
12	against—
13	(A) significant foreign narcotics traf-
14	fickers, their organizations and networks; and
15	(B) the foreign persons who provide mate-
16	rial, financial, or technological support to such
17	traffickers, organizations, and networks.
18	(2) TARGETS.—The efforts described in para-
19	graph (1) shall specifically target—
20	(A) senior members of the Maduro regime,
21	including military officers, involved in narcotics
22	trafficking and money laundering;
23	(B) foreign narcotics traffickers and their
24	organizations and networks that are operating
25	in Venezuela; and

1	(C) the foreign persons who provide mate-
2	rial, financial, or technological support to such
3	traffickers, organizations, and networks that
4	are operating in Venezuela.
5	SEC. 608. SANCTIONS ON THE MADURO REGIME'S TRADE IN
6	GOLD.
7	(a) FINDING.—Executive Order 13850, which was
8	signed on November 1, 2018, established sanctions
9	against the gold sector of the Venezuelan economy.
10	(b) SANCTIONS AUTHORIZED.—The President, in
11	consultation with the Secretary of the Treasury and the
12	Secretary of State, may block and prohibit the transfer,
13	payment, exportation, withdrawal, or other disposition of
14	all property and interests in property of any person that
15	operates in the gold sector of the Venezuelan economy if
16	such property is in the United States, comes into the
17	United States, or is or comes within the possession or con-
18	trol of any United States person.
19	SEC. 609. CONCERNS OVER PDVSA TRANSACTIONS WITH
20	ROSNEFT.
21	(a) FINDINGS.—Congress makes the following find-

- 22 ings:
- 23 (1) In late 2016, Venezuelan state-owned oil
 24 company Petróleos de Venezuela, S.A. (referred to in
 25 this section as "PDVSA"), through a no compete

transaction, secured a loan from Russian government-controlled oil company Rosneft, using 49.9 pereent of PDVSA's American subsidiary, CITGO Petroleum Corporation, including its assets in the United States, as collateral. As a result of this transaction, 100 percent of CITGO is held as collateral by PDVSA's creditors.

8 (2) CITCO, a wholly owned subsidiary of 9 PDVSA, is engaged in interstate commerce and owns and controls critical energy infrastructure in 10 11 19 States of the United States, including an exten-12 sive network of pipelines, 48 terminals, and 3 refin-13 eries, with a combined oil refining capacity of 749,000 barrels per day. CITGO's refinery in Lake 14 15 Charles, Louisiana, is the sixth largest refinery in 16 the United States.

17 (3) The Department of the Treasury imposed
18 sanctions on Rosneft, which is controlled by the Gov19 ernment of the Russian Federation, and its Execu20 tive Chairman, Igor Sechin, following Russia's mili21 tary invasion of Ukraine and its illegal annexation of
22 Crimea in 2014.

23 (4) The Department of Homeland Security has
 24 designated the energy sector as critical to United
 25 States infrastructure.

1 (5) The growing economic crisis in Venezuela 2 raises the probability that the Maduro regime and 3 PDVSA will default on their international debt obli-4 gations, resulting in a scenario in which Rosneft 5 could come into control of CITGO's United States 6 energy infrastructure holdings.

7 (b) SENSE OF CONGRESS.—It is the sense of Con-8 gress that—

9 (1) control of critical United States energy in-10 frastructure by Rosneft, a Russian government-con-11 trolled entity currently under United States sane-12 tions that is led by Igor Seehin, who is also under 13 United States sanctions and is a close associate of 14 Vladimir Putin, would pose a significant risk to 15 United States national security and energy security; 16 and

17 (2) a default by PDVSA on its loan from
18 Rosneft, resulting in Rosneft coming into possession
19 of PDVSA's United States CITGO assets, would
20 warrant careful consideration by the Committee on
21 Foreign Investment in the United States.

(c) PREVENTING ROSNEFT FROM CONTROLLING
UNITED STATES ENERGY INFRASTRUCTURE.—The President shall take all necessary steps to prevent Rosneft from

gaining control of critical United States energy infrastruc ture.

3 (d) SECURITY RISK ASSESSMENT.

4 (1) IN GENERAL.—The Secretary of Homeland
5 Security, in consultation with the Secretary of State,
6 shall conduct an assessment of the security risks
7 posed by Russian control of CITGO's United States
8 energy infrastructure holdings.

9 (2) REPORT.—Not later than 90 days after the 10 date of the enactment of this Act, the Secretary of 11 Homeland Security shall submit a report to the 12 Committee on Foreign Relations of the Senate, the 13 Committee on Homeland Security and Governmental 14 Affairs of the Senate, the Committee on Foreign Af-15 fairs of the House of Representatives, and the Com-16 mittee on Homeland Security of the House of Rep-17 resentatives that contains the results of the assess-18 ment conducted pursuant to paragraph (1).

(e) REVIEW OF CITCO TRANSACTIONS.—If PDVSA
defaults on its debt obligations, the Secretary of the
Treasury should review CITGO's transactions with United
States persons to assess and ensure compliance with
United States sanctions policies and regulations.

1 SEC. 610. CLASSIFIED BRIEFING ON ACTIVITIES OF CER 2 TAIN FOREIGN GOVERNMENTS AND ACTORS 3 IN VENEZUELA.

4 (a) IN GENERAL.—Not later than 90 days after the
5 date of the enactment of this Act, the Secretary of State,
6 acting through the Bureau of Intelligence and Research
7 of the Department of State, and in coordination with the
8 Director of National Intelligence, shall brief the appro9 priate congressional committees on—

(1) the full extent of cooperation by the Government of the Russian Federation, the Government of
the People's Republic of China, the Government of
Cuba, and the Government of Iran with the Maduro
regime; and

15 (2) the activities inside Venezuelan territory of 16 foreign armed groups, including Colombian criminal 17 organizations and defectors from the Colombian gue-18 rilla group known as the Revolutionary Armed 19 Forces of Colombia, and foreign terrorist organiza-10 tions, including the Colombian guerilla group known 21 as the National Liberation Army (ELN).

22 (b) APPROPRIATE CONGRESSIONAL COMMITTEES.—
23 In this section, the term "appropriate congressional com24 mittees" means—

25 (1) the Committee on Foreign Relations of the
26 Senate;

1 (2) the Select Committee on Intelligence of the 2 Senate; 3 (3) the Committee on Foreign Affairs of the 4 House of Representatives; and 5 (4) the Permanent Select Committee on Intel-6 ligence of the House of Representatives. TITLE VII—CRYPTOCURRENCY 7 **SANCTIONS** AND ENSURING 8 THE EFFECTIVENESS **OF** 9 UNITED STATES SANCTIONS 10 SEC. 701. SANCTIONS ON VENEZUELA'S CRYPTOCURRENCY 11 12 AND THE PROVISION OF RELATED TECH-13 NOLOGIES. 14 (a) FINDING.—Executive Order 13827 (83 Fed. Reg. 15 12469), which was signed on March 19, 2018, established sanctions against the Maduro regime's ability to issue a 16 digital currency in an effort to circumvent United States 17 18 sanctions. 19 (b) **DEFINITIONS.**—In this section: (1) ENTITY.—The term "entity" means a part-20 21 nership, association, trust, joint venture, corpora-22 tion, group, subgroup, or other organization. (2) PERSON.—The term "person" means an in-23 24 dividual or entity.

1	(3) UNITED STATES PERSON.—The term
2	"United States person" means any—
3	(A) United States citizen;
4	(B) alien lawfully admitted for permanent
5	residence to the United States;
6	(C) entity organized under the laws of the
7	United States or any jurisdiction within the
8	United States (including a foreign branch of
9	any such entity); and
10	(D) any person physically located in the
11	United States.
12	(c) Prohibition of Certain Transactions.—
13	(1) IN GENERAL.—All transactions by a United
14	States person or within the United States that relate
15	to, provide financing for, provide software for, or
16	otherwise deal in any digital currency, digital coin,
17	or digital token, that was issued by, for, or on behalf
18	of the Maduro regime are prohibited beginning on
19	the date of the enactment of this Act.
20	(2) Applicability.—The prohibitions under
21	paragraph (1) shall apply to the extent provided by
22	statutes, or in regulations, orders, directives, or li-
23	censes that may be issued pursuant to this Act, and
24	notwithstanding any contract entered into or any li-

cense or permit granted before the date of the enact ment of this Act.

3 (3)PROHIBITIONS.—Any transaction that 4 evades or avoids, has the purpose of evading or 5 avoiding, causes a violation of, or attempts to violate 6 any of the prohibitions set forth in this subsection 7 is prohibited. Any conspiracy formed to violate any 8 of the prohibitions set forth in this subsection is pro-9 hibited.

10 (d) RULEMAKING.

(1) IN GENERAL.—The Secretary of the Treas ury, in consultation with the Secretary of State, is
 authorized to take such actions, including promul gating rules and regulations, to implement this sec tion.

16 (2) DELEGATION.—The Secretary of the Treas17 ury may redelegate any of the functions described in
18 paragraph (1) to other officers and executive depart19 ments and agencies of the United States Govern20 ment. All agencies of the United States Government
21 shall take all appropriate measures within their au22 thority to carry out the provisions of this section.

1	SEC. 702. REPORT ON THE IMPACT OF CRYPTOCURREN-
2	CIES ON UNITED STATES SANCTIONS.
3	(a) Defined Term.—In this section, the term "ap-
4	propriate congressional committees" means—
5	(1) the Committee on Foreign Relations of the
6	Senate;
7	(2) the Committee on Banking, Housing, and
8	Urban Affairs of the Senate;
9	(3) the Committee on Foreign Affairs of the
10	House of Representatives; and
11	(4) the Committee on Financial Services of the
12	House of Representatives.
13	(b) REPORTING REQUIREMENT.—Not later than 180
14	days after the date of the enactment of this Act, the Sec-
15	retary of State, after consultation with the Secretary of
16	the Treasury, the Chairman of the Securities and Ex-
17	change Commission, and the Chairman of the Commodity
18	Futures Trading Commission, shall submit a report to the
19	appropriate congressional committees that provides an as-
20	sessment on how digital currencies affect the effectiveness
21	of United States sanctions around the world.
22	(c) Additional Elements.—The report submitted
23	under subsection (b) shall—
24	(1) describe any global efforts, including efforts
25	by states, state-sponsored actors, and non-state-
26	sponsored actors, to utilize digital currencies to
	•S 1025 RS

evade or circumvent United States sanctions, includ ing through the direct or indirect use of products or
 services of United States based technology, software,
 or financial services firms; and

5 (2) include recommendations for new legislative 6 and regulatory measures needed to strengthen the United States Government's ability to prevent 7 8 states, state-sponsored actors, and non-state-spon-9 sored actors from using digital currencies to evade or circumvent United States sanctions, including 10 11 through the direct or indirect use of products or 12 services of United States based technology, software, 13 or financial services firms.

14 (d) FORM.—The report submitted under subsection
15 (b) shall be submitted in unclassified form, but may in16 clude a classified annex.

17 TITLE VIII—MISCELLANEOUS 18 PROVISIONS

19 SEC. 801. CONGRESSIONAL BRIEFINGS.

20 (a) HUMANITARIAN ASSISTANCE; SANCTIONED CO-21 ORDINATION.—

(1) IN GENERAL.—Not later than 15 days after
any congressional committee listed under paragraph
(2) requests a briefing regarding the implementation
of section 201, 202, 203, or 601, the Secretary of

1	State and the Administrator of the United States
2	Agency for International Development shall provide
3	such briefing to such committee.
4	(2) Congressional committees.—The com-
5	mittees listed under this paragraph are—
6	(A) the Committee on Foreign Relations of
7	the Senate;
8	(B) the Committee on Appropriations of
9	the Senate;
10	(C) the Committee on Foreign Affairs of
11	the House of Representatives; and
12	(D) the Committee on Appropriations of
13	the House of Representatives.
14	(b) United Nations; Negotiated Solution;
15	Crimes Against Humanity.—
16	(1) IN GENERAL.—Not later than 15 days after
17	any congressional committee listed under paragraph
18	(2) requests a briefing regarding the implementation
19	of section 103, 204, or 403, the Secretary of State
20	shall provide such briefing to such committee.
21	(2) Congressional committees.—The con-
22	gressional committees listed under this paragraph
23	are—
24	(A) the Committee on Foreign Relations of
25	the Senate; and

	• •
1	(B) the Committee on Foreign Affairs of
2	the House of Representatives.
3	(c) Regime Comesion; Corruption and Nar-
4	COTICS TRAFFICKING; FOREIGN GOVERNMENT ACTIVI-
5	TIES.—
6	(1) IN GENERAL.—Not later than 15 days after
7	a congressional committee listed under paragraph
8	(2) requests a briefing regarding the implementation
9	of section 301, 602, or 610, the Secretary of State
10	and the Director of National Intelligence shall pro-
11	vide such briefing to such committee.
12	(2) Congressional committees.—The con-
13	gressional committees listed under this paragraph
14	are –
15	(A) the Committee on Foreign Relations of
16	the Senate;
17	(B) the Select Committee on Intelligence
18	of the Senate;
19	(C) the Committee on Foreign Affairs of
20	the House of Representatives; and
21	(D) the Permanent Select Committee on
22	Intelligence of the House of Representatives.
23	(d) International Election Observation.—Not
24	later than 15 days after a congressional committee listed
25	under subsection $(a)(2)$ requests a briefing regarding the

implementation of section 405, the Secretary of State, the
 Administrator of the United States Agency for Inter national Development, and the United States Ambassador
 to the Organization of American States shall provide such
 briefing to such committee.

6 (e) VISA RESTRICTIONS; SANCTIONS WAIVER. Not
7 later than 15 days after a congressional committee listed
8 under subsection (b)(2) requests a briefing regarding the
9 implementation of section 302 or 303, the Secretary of
10 State shall provide such briefing to such committee.

(f) Reconstruction of Venezuela's Energy In FRASTRUCTURE.

(1) IN GENERAL.—Not later than 15 days after
a congressional committee listed under paragraph
(2) requests a briefing regarding the implementation
of section 501, the Secretary of State, the Secretary
of Energy, and the Secretary of the Treasury shall
provide such briefing to such committee.

19 (2) CONGRESSIONAL COMMITTEES.—The con 20 gressional committees listed under this paragraph
 21 are—

22 (A) the Committee on Foreign Relations of
23 the Senate;

24 (B) the Committee on Energy and Natural
25 Resources of the Senate;

1	(C) the Committee on Foreign Affairs of
2	the House of Representatives; and
3	(D) the Committee on Energy and Com-
4	merce of the House of Representatives.
5	(g) Recovery of Stolen Assets.—
6	(1) IN GENERAL.—Not later than 15 days after
7	a congressional committee listed under paragraph
8	(2) requests a briefing regarding the implementation
9	of section 502, the Secretary of State, the Secretary
10	of the Treasury, and the Attorney General shall pro-
11	vide such briefing to such committee.
12	(2) Congressional committees.—The con-
13	gressional committees listed under this paragraph
14	are—
15	(A) the Committee on Foreign Relations of
16	the Senate;
17	(B) the Committee on Banking, Housing,
18	and Urban Affairs of the Senate;
19	(C) the Committee on the Judiciary of the
20	Senate;
21	(D) the Committee on Foreign Affairs of
22	the House of Representatives;
23	(E) the Committee on Financial Services
24	of the House of Representatives; and

	14
1	(F) the Committee on the Judiciary of the
2	House of Representatives.
3	(h) FINANCIAL SANCTIONS.—
4	(1) IN GENERAL.—Not later than 15 days after
5	a congressional committee listed under paragraph
6	(2) requests a briefing regarding the implementation
7	of section 605, 606, or 608, the Secretary of the
8	Treasury shall provide such briefing to such com-
9	mittee.
10	(2) Congressional committees.—The con-
11	gressional committees listed under this paragraph
12	are –
13	(A) the Committee on Foreign Relations of
14	the Senate;
15	(B) the Committee on Banking, Housing,
16	and Urban Affairs of the Senate;
17	(C) the Committee on Foreign Affairs of
18	the House of Representatives; and
19	(D) the Committee on Financial Services
20	of the House of Representatives.
21	(i) KINGPIN SANCTIONS.—Not later than 15 days
22	after a congressional committee listed under subsection
23	(h)(2) requests a briefing regarding the implementation
24	of section 607, the Secretary of the Treasury, the Attorney
25	General, the Secretary of State, and the Director of the

Central Intelligence Agency shall provide such briefing to
 such committee.

3	(j) PDVSA Transactions With Rosneft.—
4	(1) IN GENERAL.—Not later than 15 days after
5	a congressional committee listed under paragraph
6	(2) requests a briefing regarding the implementation
7	of section 609, the Secretary of State, the Secretary
8	of the Treasury, and the Secretary of Homeland Se-
9	curity shall provide such briefing to such committee.
10	(2) Congressional committees.—The con-
11	gressional committees listed under this paragraph
12	are –
13	(A) the Committee on Foreign Relations of
14	the Senate;
15	(B) the Committee on Homeland Security
16	and Governmental Affairs of the Senate;
17	(C) the Committee on Foreign Affairs of
18	the House of Representatives; and
19	(D) the Committee on Homeland Security
20	of the House of Representatives.
21	(k) Cryptocurrency Sanctions.—Not later than
22	15 days after a congressional committee listed under sub-
23	section (h)(2) requests a briefing regarding the implemen-
24	tation of section 701 or 702, the Secretary of State, the
25	Secretary of the Treasury, and the Chairman of the Com-

modity Futures Trading Commission shall provide such
 briefing to such committee.

3 SEC. 802. EXTENSION AND TERMINATION OF SANCTIONS 4 AGAINST VENEZUELA.

5 (a) AMENDMENT.—Section 5(e) of the Venezuela De6 fense of Human Rights and Civil Society Act of 2014
7 (Public Law 113-278; 50 U.S.C. 1701 note) is amended
8 by striking "December 31, 2019" and inserting "Decem9 ber 31, 2025".

10 (b) TERMINATION.—The requirement to impose sane11 tions under this Act shall terminate on December 31,
12 2025.

13 SECTION 1. SHORT TITLES; TABLE OF CONTENTS.

(a) SHORT TITLES.—This Act may be cited as the
"Venezuela Emergency Relief, Democracy Assistance, and
Development Act of 2019" or the "VERDAD Act of 2019".
(b) TABLE OF CONTENTS.—The table of contents for

18 this Act is as follows:

Sec. 1. Short titles; table of contents.

TITLE I—SUPPORT FOR THE INTERIM PRESIDENT OF VENEZUELA AND RECOGNITION OF THE VENEZUELAN NATIONAL ASSEMBLY

- Sec. 101. Findings; sense of Congress in support of the Interim President of Venezuela.
- Sec. 102. Recognition of Venezuela's democratically elected National Assembly.
- Sec. 103. Advancing a negotiated solution to Venezuela's crisis.

TITLE II—HUMANITARIAN RELIEF FOR VENEZUELA

- Sec. 201. Humanitarian relief for the Venezuelan people.
- Sec. 202. Support for efforts at the United Nations on the humanitarian crisis in Venezuela.
- Sec. 203. Sanctions exceptions for humanitarian assistance.

Sec. 204. Coordination and distribution of humanitarian assistance to the people of Venezuela.

TITLE III—ADDRESSING REGIME COHESION

- Sec. 301. Classified report on declining cohesion inside the Venezuelan military and the Maduro regime.
- Sec. 302. Additional restrictions on visas.
- Sec. 303. Waiver for sanctioned officials that recognize the Interim President of Venezuela.

TITLE IV—RESTORING DEMOCRACY AND ADDRESSING THE POLITICAL CRISIS IN VENEZUELA

- Sec. 401. Support for the Organization of American States and the Lima Group. Sec. 402. Accountability for crimes against humanity.
- Sec. 403. Support for international election observation and democratic civil society.

TITLE V-SUPPORTING THE RECONSTRUCTION OF VENEZUELA

Sec. 501. Engaging international financial institutions to advance the reconstruction of Venezuela's economy and energy infrastructure.

Sec. 502. Recovering assets stolen from the Venezuelan people.

TITLE VI-RESTORING THE RULE OF LAW IN VENEZUELA

- Sec. 601. Developing and implementing a coordinated sanctions strategy with partners in the Western Hemisphere and the European Union.
- Sec. 602. Classified briefing on the involvement of Venezuelan officials in corruption and illicit narcotics trafficking.
- Sec. 603. Sanctions on persons responsible for public corruption and undermining democratic governance.
- Sec. 604. Public information about sanctioned officials.
- Sec. 605. Financial sanctions on Maduro regime debt.
- Sec. 606. Additional financial sanctions on Maduro regime debt.
- Sec. 607. Expanding kingpin sanctions on narcotics trafficking and money laundering.
- Sec. 608. Sanctions on the Maduro regime's trade in gold.
- Sec. 609. Concerns over PDVSA transactions with Rosneft.
- Sec. 610. Classified briefing on activities of certain foreign governments and actors in Venezuela.
- Sec. 611. Countering Russian influence in Venezuela.
- Sec. 612. Restriction on export of covered articles and services to certain security forces of Venezuela.

TITLE VII—CRYPTOCURRENCY SANCTIONS AND ENSURING THE EFFECTIVENESS OF UNITED STATES SANCTIONS

- Sec. 701. Sanctions on Venezuela's cryptocurrency and the provision of related technologies.
- Sec. 702. Briefing on the impact of cryptocurrencies on United States sanctions.

TITLE VIII—MISCELLANEOUS PROVISIONS

- Sec. 801. Congressional briefings.
- Sec. 802. Sanctions implementation and penalties.

Sec. 803. Prohibition on construction of provisions of this Act as an authorization for the use of military force. Sec. 804. Extension and termination of sanctions against Venezuela. TITLE I-SUPPORT FOR THE IN-

TERIM PRESIDENT OF VEN-2 EZUELA AND RECOGNITION 3 VENEZUELAN **O**F NA-THE 4 TIONAL ASSEMBLY 5 SEC. 101. FINDINGS; SENSE OF CONGRESS IN SUPPORT OF 6 7

THE INTERIM PRESIDENT OF VENEZUELA.

(a) FINDINGS.—Congress makes the following findings: 8 9 (1) Venezuela's electoral event on May 20, 2018 10 was characterized by widespread fraud and did not 11 comply with international standards for a free, fair, 12 and transparent electoral process.

13 (2) Given the fraudulent nature of Venezuela's 14 May 20, 2018 electoral event, Nicolás Maduro's tenure 15 as President of Venezuela ended on January 10, 2019. 16 (3) The National Assembly of Venezuela ap-

17 proved a resolution on January 15, 2019 that termi-18 nated Nicolás Maduro's authority as the President of 19 Venezuela.

20 (4) On January 23, 2019, the President of the National Assembly of Venezuela was sworn in as the 21 22 Interim President of Venezuela.

23 (b) SENSE OF CONGRESS.—It is the sense of Con-24 gress—

1

1	(1) to support the decisions by the United States
2	Government, more than 50 governments around the
3	world, the Organization of American States, the
4	Inter-American Development Bank, and the Euro-
5	pean Parliament to recognize National Assembly
6	President Juan Guaidó as the Interim President of
7	Venezuela;
8	(2) to encourage the Interim President of Ven-
9	ezuela to advance efforts to hold democratic presi-
10	dential elections in the shortest possible period; and
11	(3) that the Organization of American States,
12	with support from the United States Government and
13	partner governments, should provide diplomatic, tech-
14	nical, and financial support for a new presidential
15	election in Venezuela that complies with international
16	standards for a free, fair, and transparent electoral
17	process.
18	SEC. 102. RECOGNITION OF VENEZUELA'S DEMOCRAT-
19	ICALLY ELECTED NATIONAL ASSEMBLY.
20	(a) FINDINGS.—Congress finds that Venezuela's uni-
21	cameral National Assembly convened on January 6, 2016,
22	following democratic elections that were held on December
23	6, 2015.
24	(b) Sense of Congress.—It is the sense of Congress
25	that Venezuela's democratically elected National Assembly

is the only national level democratic institution remaining
 in the country.

3 (c) POLICY.—It is the policy of the United States to
4 recognize the democratically elected National Assembly of
5 Venezuela as the only legitimate national legislative body
6 in Venezuela.

7 (d) ASSISTANCE TO VENEZUELA'S NATIONAL ASSEM8 BLY.—The Secretary of State, in coordination with the Ad9 ministrator of the United States Agency for International
10 Development, shall prioritize efforts to provide technical as11 sistance to support the democratically elected National As12 sembly of Venezuela in accordance with section 404.

13 SEC. 103. ADVANCING A NEGOTIATED SOLUTION TO VEN14 EZUELA'S CRISIS.

(a) SENSE OF CONGRESS.—It is the sense of Congress
that—

(1) direct, credible negotiations led by the Interim President of Venezuela and members of Venezuela's democratically elected National Assembly—

20 (A) are supported by stakeholders in the
21 international community that have recognized
22 the Interim President of Venezuela;

23 (B) include the input and interests of Ven24 ezuelan civil society; and

1	(C) represent the best opportunity to reach
2	a solution to the Venezuelan crisis that in-
3	cludes—
4	(i) holding a new presidential election
5	that complies with international standards
6	for a free, fair, and transparent electoral
7	process;
8	(ii) ending Nicolás Maduro's usurpa-
9	tion of presidential authorities;
10	(iii) restoring democracy and the rule
11	of law;
12	(iv) freeing political prisoners; and
13	(v) facilitating the delivery of humani-
14	tarian aid;
15	(2) dialogue between the Maduro regime and rep-
16	resentatives of the political opposition that com-
17	menced in October 2017, and were supported by the
18	Governments of Mexico, of Chile, of Bolivia, and of
19	Nicaragua, did not result in an agreement because the
20	Maduro regime failed to credibly participate in the
21	process; and
22	(3) negotiations between the Maduro regime and
23	representatives of the political opposition that com-
24	menced in October 2016, and were supported by the
25	Vatican, did not result in an agreement because the

Maduro regime failed to credibly participate in the
 process.

3 (b) POLICY.—It is the policy of the United States to
4 support diplomatic engagement in order to advance a nego5 tiated and peaceful solution to Venezuela's political, eco6 nomic, and humanitarian crisis that is described in sub7 section (a)(1).

8 TITLE II—HUMANITARIAN 9 RELIEF FOR VENEZUELA

10sec. 201. Humanitarian relief for the venezuelan11people.

12 (a) SENSE OF CONGRESS.—It is the sense of Congress
13 that—

14 (1) the United States Government should expand
15 efforts to peacefully address Venezuela's humanitarian
16 crisis; and

17 *(2) humanitarian assistance*—

18 (A) should be targeted toward those most in
19 need and delivered through partners that uphold
20 internationally recognized humanitarian prin21 ciples; and

(B) should not be passed through the control
or distribution mechanisms of the Maduro regime.

25 (b) HUMANITARIAN RELIEF.—

1	(1) IN GENERAL.—The Secretary of State, in co-
2	ordination with the Administrator of the United
3	States Agency for International Development, shall
4	provide—
5	(A) humanitarian assistance to individuals
6	and communities in Venezuela, including—
7	(i) public health commodities and serv-
8	ices, including medicines and basic medical
9	supplies and equipment;
10	(ii) basic food commodities and nutri-
11	tional supplements needed to address grow-
12	ing malnutrition and improve food security
13	for the people of Venezuela, with a specific
14	emphasis on the most vulnerable popu-
15	lations; and
16	(iii) technical assistance to ensure that
17	health and food commodities are appro-
18	priately selected, procured, targeted, and
19	distributed; and
20	(B) Venezuelans and hosting communities,
21	as appropriate, in neighboring countries with
22	humanitarian aid, such as—
23	(i) urgently needed health and nutri-
24	tional assistance, including logistical and

1	technical assistance to hospitals and health
2	centers in affected communities;
3	(ii) food assistance for vulnerable indi-
4	viduals, including assistance to improve
5	food security for affected communities; and
6	(iii) hygiene supplies and sanitation
7	services.
8	(2) AID TO VENEZUELANS IN NEIGHBORING
9	COUNTRIES.—The aid described in paragraph
10	(1)(B)—
11	(A) may be provided—
12	(i) directly to Venezuelans in neigh-
13	boring countries, including countries of the
14	Caribbean; or
15	(ii) indirectly through the communities
16	in which the Venezuelans reside; and
17	(B) should focus on the most vulnerable
18	Venezuelans in neighboring countries.
19	(c) HUMANITARIAN ASSISTANCE STRATEGY UP-
20	DATE.—Not later than 180 days after the date of the enact-
21	ment of this Act, the Secretary of State, in coordination
22	with the Administrator of the United States Agency for
23	International Development, shall submit, to the appropriate
24	congressional committees, an update to the Venezuela hu-
25	manitarian assistance strategy described in the conference

1	report accompanying the Consolidated Appropriations Act
2	(Public Law 116–6), to cover a 2-year period and include—
3	(1) a description of the United States humani-
4	tarian assistance provided under this section;
5	(2) a description of United States diplomatic ef-
6	forts to ensure support from international donors, in-
7	cluding regional partners in Latin America and the
8	Caribbean, for the provision of humanitarian assist-
9	ance to the people of Venezuela;
10	(3) the identification of governments that are
11	willing to provide financial and technical assistance
12	for the provision of such humanitarian assistance to
13	the people of Venezuela and a description of such as-
14	sistance; and
15	(4) the identification of the financial and tech-
16	nical assistance to be provided by multilateral insti-
17	tutions, including the United Nations humanitarian
18	agencies, the Pan American Health Organization, the
19	Inter-American Development Bank, and the World
20	Bank, and a description of such assistance.
21	(d) DIPLOMATIC ENGAGEMENT.—The Secretary of
22	State, in consultation with the Administrator of the United
23	States Agency for International Development, shall work
24	with relevant foreign governments and multilateral organi-
25	zations to coordinate a donors summit and carry out diplo-

matic engagement to advance the strategy required under
 subsection (c).
 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated \$400,000,000 for fiscal year

5 2020 to carry out the activities set forth in subsection (b).

6 (f) DEFINED TERM.—In this section, the term "appro7 priate congressional committees" means—

8 (1) the Committee on Foreign Relations of the
9 Senate;

10 (2) the Committee on Appropriations of the Sen11 ate;

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

14 (4) the Committee on Appropriations of the
15 House of Representatives.

16SEC. 202. SUPPORT FOR EFFORTS AT THE UNITED NATIONS17ON THE HUMANITARIAN CRISIS IN VEN-18EZUELA.

(a) SENSE OF CONGRESS.—It is the sense of Congress
that the United Nations humanitarian agencies should conduct and publish independent assessments of the humanitarian situation in Venezuela, including—

23 (1) the extent and impact of the shortages of
24 food, medicine, and medical supplies in Venezuela;

1	(2) basic health indicators in Venezuela, such as
2	maternal and child mortality rates and the preva-
3	lence and treatment of communicable diseases; and
4	(3) the efforts needed to resolve the shortages
5	identified in paragraph (1) and to improve the health
6	indicators referred to in paragraph (2).
7	(b) United Nations Resident Coordinator.—The
8	President should instruct the Permanent Representative to
9	the United Nations to use the voice, vote, and influence of
10	the United States at the United Nations to support the ef-
11	forts of the Resident Coordinator for Venezuela in a manner
12	that—
13	(1) contributes to Venezuela's long-term recovery;
14	and
15	(2) advances humanitarian efforts in Venezuela
16	and for Venezuelans residing in neighboring coun-
17	tries.
18	SEC. 203. SANCTIONS EXCEPTIONS FOR HUMANITARIAN AS-
19	SISTANCE.
20	(a) DEFINITIONS.—In this section:
21	(1) AGRICULTURAL COMMODITY.—The term "ag-
22	ricultural commodity" has the meaning given that
23	term in section 102 of the Agricultural Trade Act of
24	1978 (7 U.S.C. 5602).

(2) MEDICAL DEVICE.—The term "medical de vice" has the meaning given the term "device" in sec tion 201 of the Federal Food, Drug, and Cosmetic Act
 (21 U.S.C. 321).

5 (3) MEDICINE.—The term "medicine" has the
6 meaning given the term "drug" in section 201 of the
7 Federal Food, Drug, and Cosmetic Act (21 U.S.C.
8 321).

9 (b) IN GENERAL.—Any transaction, not otherwise prohibited by under part V of title 31, Code of Federal Regula-10 tions, or any Executive order relating to the national emer-11 gency declared in Executive Order 13692 (50 U.S.C. 1701 12 note), for the sale of agricultural commodities, food, medi-13 cine, or medical devices to Venezuela, or for the provision 14 15 of humanitarian assistance to the people of Venezuela, and any transaction that is ordinarily incidental or necessary 16 to any such transaction, regardless of whether the trans-17 action or provision of humanitarian assistance originate 18 in, or have a connection to, the United States, shall be ex-19 empt from United States sanctions, including sanctions de-20 21 scribed in—

- 22 (1) sections 603, 605, 606, 608, and 701;
- 23 (2) the Venezuela Defense of Human Rights and
- 24 Civil Society Act of 2014 (Public Law 113–278); or
- 25 (3) Executive Orders 13808 and 13850.

1	SEC. 204. COORDINATION AND DISTRIBUTION OF HUMANI-
2	TARIAN ASSISTANCE TO THE PEOPLE OF VEN-
3	EZUELA.
4	(a) SHORT TITLE.—This section may be cited as the
5	"Humanitarian Assistance to the Venezuelan People Act of
6	2019".
7	(b) Defined Term.—In this section, the term "appro-
8	priate congressional committees" means—
9	(1) the Committee on Foreign Relations of the
10	Senate;
11	(2) the Committee on Appropriations of the Sen-
12	ate;
13	(3) the Committee on Foreign Affairs of the
14	House of Representatives; and
15	(4) the Committee on Appropriations of the
16	House of Representatives.
17	(c) Report on the Coordination and Distribu-
18	TION OF HUMANITARIAN ASSISTANCE TO THE PEOPLE OF
19	VENEZUELA INCLUDING STRATEGY ON FUTURE EF-
20	FORTS.—
21	(1) IN GENERAL.—Not later than 1 year after
22	the date of the enactment of this Act, the Secretary of
23	State, in coordination with the Administrator of the
24	United States Agency for International Development,
25	shall submit a report to the appropriate congressional
26	committees that evaluates the delivery and coordina-

1	tion of humanitarian assistance to the people of Ven-
2	ezuela, whether residing in Venezuela or elsewhere in
3	the Western Hemisphere.
4	(2) MATTERS TO BE INCLUDED.—The report re-
5	quired under paragraph (1) shall—
6	(A) identify how United States Agency for
7	International Development and Department of
8	State best practices are being utilized in pro-
9	viding humanitarian assistance to Venezuela
10	and countries in the region;
11	(B) describe the current and anticipated
12	challenges to distributing humanitarian assist-
13	ance in Venezuela and countries hosting Ven-
14	ezuelan migrants; and
15	(C) describe how the distribution of human-
16	itarian assistance is being monitored and evalu-
17	ated, including—
18	(i) the number of beneficiaries receiv-
19	ing such assistance;
20	(ii) an assessment of how humani-
21	tarian and development assistance is bene-
22	fitting Venezuelan migrants inside and out-
23	side of the country; and
24	(iii) what additional staff may be nec-
25	essary to manage such assistance.

TITLE III—ADDRESSING REGIME COHESION

3 SEC. 301. CLASSIFIED REPORT ON DECLINING COHESION
 4 INSIDE THE VENEZUELAN MILITARY AND THE
 5 MADURO REGIME.

6 (a) Reporting Requirement.—Not later than 90 days after the date of the enactment of this Act, the Sec-7 8 retary of State, acting through the Bureau of Intelligence 9 and Research, and in coordination with the Director of Na-10 tional Intelligence, shall submit a classified report to the 11 appropriate congressional committees that assesses the de-12 clining cohesion inside the Venezuelan military and security forces and the Maduro regime. 13

14 (b) ADDITIONAL ELEMENTS.—The report submitted
15 under subsection (a) shall—

16 (1) identify senior members of the Venezuelan
17 military and the Maduro regime, including generals,
18 admirals, cabinet ministers, deputy cabinet ministers,
19 and the heads of intelligence agencies, whose loyalty
20 to Nicolás Maduro is declining;

21 (2) describe the factors that would accelerate the
22 decision making of individuals identified in para23 graph (1)—

(A) to break with the Maduro regime; and

24

1	(B) to recognize the Interim President of
2	Venezuela and his government; and
3	(3) assess and detail the massive number of de-
4	sertions and defections that have occurred at the offi-
5	cer and enlisted levels inside the Venezuelan military
6	and security forces.
7	(c) Briefing Requirement.—Not later than 30 days
8	after the date of the enactment of this Act, the Secretary
9	of State, acting through the Bureau of Intelligence and Re-
10	search, and in coordination with the Director of National
11	Intelligence, shall provide a classified briefing to appro-
12	priate congressional committees on the subject matter de-
13	scribed in subsections (a) and (b).
14	(d) Appropriate Congressional Committees.—In
15	this section, the term "appropriate congressional commit-
16	tees" means—
17	(1) the Committee on Foreign Relations of the
18	Senate;
19	(2) the Select Committee on Intelligence of the
20	Senate;
21	(3) the Committee on Foreign Affairs of the
22	House of Representatives; and
23	(4) the Permanent Select Committee on Intel-
24	ligence of the House of Representatives.

2 (a) IN GENERAL.—The Secretary of State shall impose
3 the visa restrictions described in subsection (c) on any for4 eign person who the Secretary determines—

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5	(1) is a current or former senior official of the
6	Maduro regime, or any foreign person acting on be-
7	half of such regime, who is knowingly responsible for,
8	complicit in, responsible for ordering, controlling, or
9	otherwise directing, or participating in (directly or
10	indirectly) any activity in or in relation to Ven-
11	ezuela, on or after January 23, 2019, that signifi-
12	cantly undermines or threatens the integrity of—
13	(A) the democratically-elected National As-
14	sembly of Venezuela; or
15	(B) the President of such National Assem-
16	bly, while serving as Interim President of Ven-
17	ezuela, or the senior government officials under
18	the supervision of such President;
19	(2) is the spouse or child of a foreign person de-
20	scribed in paragraph (1); or
21	(3) is the spouse or child of Venezuelan person
22	sanctioned under—
23	(A) section 5(a) of the Venezuela Defense of
24	Human Rights and Civil Society Act of 2014
25	(Public Law 113–278), as amended by section
26	603 of this Act;

1	(B) section 804(b) of the Foreign Narcotics
2	Kingpin Designation Act (21 U.S.C. 1903(b)); or
3	(C) Executive Orders 13692 (50 U.S.C.
4	1701 note) and 13850.
5	(b) Removal From VISA Revocation List.—Pursu-
6	ant to such procedures as the Secretary of State may estab-
7	lish to implement this section—
8	(1) if any person described in subsection $(a)(1)$
9	recognizes and pledges support for the Interim Presi-
10	dent of Venezuela or a subsequent democratically
11	elected government of Venezuela, that person and any
12	family members of that person who were subject to
13	visa restrictions pursuant to subsection $(a)(2)$ shall

14 no longer be subject to such visa restrictions; and

15 (2) if any person described in subparagraphs (A) 16 through (C) of subsection (a)(3) recognizes and 17 pledges support for the Interim President of Venezuela 18 or a subsequent democratically elected government of 19 Venezuela, any family members of that person who 20 were subject to visa restrictions pursuant to sub-21 section (a)(3) shall no longer be subject to such visa 22 restrictions.

23 (c) VISA RESTRICTIONS DESCRIBED.—

24 (1) EXCLUSION FROM THE UNITED STATES AND
25 REVOCATION OF VISA OR OTHER DOCUMENTATION.—

1	Subject to paragraph (2) and subsection (b), an alien
2	described in subsection (a)—
3	(A) is inadmissible to the United States;
4	(B) is ineligible to receive a visa or other
5	documentation authorizing entry into the United
6	States;
7	(C) is otherwise ineligible to be admitted
8	into the United States or to receive any benefit
9	under the Immigration and Nationality Act (8
10	U.S.C. 1101 et seq.); and
11	(D) shall, in accordance with section $221(i)$
12	of the Immigration and Nationality Act (8
13	U.S.C. 1201(i), have his or her visa or other doc-
14	umentation revoked, regardless of when the visa
15	or other documentation was issued.
16	(2) Exception to comply with united na-
17	TIONS HEADQUARTERS AGREEMENT.—Sanctions
18	under paragraph (1) shall not apply to an alien if
19	admitting the alien into the United States is nec-
20	essary to permit the United States to comply with the
21	Agreement regarding the Headquarters of the United
22	Nations, signed at Lake Success June 26, 1947, and
23	entered into force November 21, 1947, between the
24	United Nations and the United States, or other appli-
25	cable international obligations.

(d) RULEMAKING.—The President shall issue such reg ulations, licenses, and orders as may be necessary to carry
 out this section.

4 SEC. 303. WAIVER FOR SANCTIONED OFFICIALS THAT REC5 OGNIZE THE INTERIM PRESIDENT OF VEN6 EZUELA.

7 (a) REMOVAL OF SANCTIONS.—If a person sanctioned 8 under any of the provisions of law described in subsection 9 (b) recognizes and pledges supports for the Interim Presi-10 dent of Venezuela or a subsequent democratically elected government, the person shall no longer be subject to such 11 sanctions, pursuant to such procedures as the Secretary of 12 13 State and the Secretary of the Treasury may establish to implement this section. 14

(b) SANCTIONS DESCRIBED.—The sanctions described
in this subsection are set forth in the following provisions
of law:

(1)(A) Paragraphs (3) and (4) of section 5(a) of
the Venezuela Defense of Human Rights and Civil Society Act of 2014 (Public Law 113–278), as amended
by section 603 of this Act.

(B) Paragraph (5) of section 5(a) of such Act, to
the extent such paragraph relates to the sanctions described in paragraph (3) or (4) of such subsection.

(2)(A) Clauses (1) and (4) of section $1(a)(ii)(A)$
of Executive Order 13692 (50 U.S.C. 1701 note).
(B) Subparagraph (D)(2) of section $1(a)(ii)$ of
such Executive Order, to the extent such subpara-
graph relates to the provisions of law cited in sub-
paragraph (A).
(3)(A) Section 1(a)(ii) of Executive Order 13850.
(B) Paragraph (iii) of section 1(a) of such Exec-
utive Order, to the extent such paragraph relates to
the provision of law cited in subparagraph (A).
(c) RULEMAKING.—The President shall issue such reg-
ulations, licenses, and orders as may be necessary to carry
out this section.
TITLE IV-RESTORING DEMOC-
RACY AND ADDRESSING THE
POLITICAL CRISIS IN VEN-
EZUELA
EZUELA SEC. 401. SUPPORT FOR THE ORGANIZATION OF AMERICAN
SEC. 401. SUPPORT FOR THE ORGANIZATION OF AMERICAN
SEC. 401. SUPPORT FOR THE ORGANIZATION OF AMERICAN STATES AND THE LIMA GROUP.
SEC. 401. SUPPORT FOR THE ORGANIZATION OF AMERICAN STATES AND THE LIMA GROUP. (a) SENSE OF CONGRESS.—It is the sense of Congress
SEC. 401. SUPPORT FOR THE ORGANIZATION OF AMERICAN STATES AND THE LIMA GROUP. (a) SENSE OF CONGRESS.—It is the sense of Congress that the Secretary of State should—

1	foster the restoration of democracy and the rule of law
2	in Venezuela;
3	(2) conduct diplomatic engagement in support of
4	efforts by the Lima Group to restore democracy and
5	the rule of law in Venezuela and facilitate the deliv-
6	ery of humanitarian assistance for the Venezuelan
7	people; and
8	(3) engage with the International Contact Group
9	on Venezuela to advance a peaceful and democratic
10	solution to the current crisis.
11	(b) Defined Terms.—In this section:
12	(1) INTERNATIONAL CONTACT GROUP ON VEN-
13	EZUELA.—The "International Contact Group on Ven-
14	ezuela" refers to a diplomatic bloc—
15	(A) whose members include the European
16	Union, France, Germany, Italy, Spain, Por-
17	tugal, Sweden, the Netherlands, the United King-
18	dom, Ecuador, Costa Rica, and Uruguay; and
19	(B) which was established to advance a
20	peaceful and democratic solution to the current
21	crisis in Venezuela.
22	(2) LIMA GROUP.—The "Lima Group" refers to
23	a diplomatic bloc—
24	(A) whose members include Argentina,
25	Brazil, Canada, Chile, Colombia, Costa Rica,

1	Guatemala, Guyana, Honduras, Panama, Para-
2	guay, Peru, and Saint Lucia; and
3	(B) which was established to address the po-
4	litical, economic, and humanitarian crises in
5	Venezuela.

6 SEC. 402. ACCOUNTABILITY FOR CRIMES AGAINST HUMAN7 ITY.

8 (a) SENSE OF CONGRESS.—It is the sense of Congress 9 that the Secretary of State should conduct robust diplomatic 10 engagement in support of efforts in Venezuela, and on the 11 part of the international community, to ensure account-12 ability for possible crimes against humanity and serious 13 violations of human rights.

(b) REPORT.—Not later than 90 days after the date
of the enactment of this Act, the Secretary of State shall
submit a report to Congress that—

(1) evaluates the degree to which the Maduro regime and its officials, including members of the Venezuelan security forces, have engaged in actions that
constitute possible crimes against humanity and serious violations of human rights; and

(2) provides options for holding accountable the
perpetrators identified under paragraph (1).

1	SEC. 403. SUPPORT FOR INTERNATIONAL ELECTION OBSER-
2	VATION AND DEMOCRATIC CIVIL SOCIETY.
3	(a) IN GENERAL.—The Secretary of State, in coordi-
4	nation with the Administrator of the United States Agency
5	for International Development—
6	(1) shall work with the Organization of Amer-
7	ican States to ensure credible international observa-
8	tion of future elections in Venezuela that contributes
9	to free, fair, and transparent democratic electoral
10	processes; and
11	(2) shall work with nongovernmental organiza-
12	tions—
13	(A) to strengthen democratic governance
14	and institutions, including the democratically
15	elected National Assembly of Venezuela;
16	(B) to defend internationally recognized
17	human rights for the people of Venezuela, includ-
18	ing support for efforts to document crimes
19	against humanity and violations of human
20	rights;
21	(C) to support the efforts of independent
22	media outlets to broadcast, distribute, and share
23	information beyond the limited channels made
24	available by the Maduro regime; and

(D) to combat corruption and improve the
 transparency and accountability of institutions
 that are part of the Maduro regime.

4 (b) ENGAGEMENT AT THE ORGANIZATION OF AMER-ICAN STATES.—The Secretary of State, acting through the 5 United States Permanent Representative to the Organiza-6 7 tion of American States, should advocate and build diplo-8 matic support for sending an election observation mission 9 to Venezuela to ensure that democratic electoral processes are organized and carried out in a free, fair, and trans-10 parent manner. 11

12 (c) BRIEFING REQUIREMENT.—Not later than 180 13 days after the date of the enactment of this Act, the Sec-14 retary of State, in coordination with the Administrator of 15 the United States Agency for International Development, 16 shall provide a briefing on the strategy to carry out the 17 activities described in subsection (a) to—

18 (1) the Committee on Foreign Relations of the
19 Senate;

20 (2) the Committee on Appropriations of the Sen21 ate;

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

24 (4) the Committee on Appropriations of the
25 House of Representatives.

1	(d) AUTHORIZATION OF APPROPRIATIONS.—
2	(1) IN GENERAL.—There are authorized to be ap-
3	propriated to the Secretary of State for fiscal year
4	2020, \$17,500,000 to carry out the activities set forth
5	in subsection (a).
6	(2) NOTIFICATION REQUIREMENTS.—Amounts
7	appropriated pursuant to paragraph (1) are subject
8	to the notification requirements applicable to expendi-
9	tures from the Economic Support Fund under section
10	531(c) of the Foreign Assistance Act of 1961 (22)
11	U.S.C. 2346(c)) and from the Development Assistance
12	Fund under section 653(a) of the Foreign Assistance
13	Act of 1961 (22 U.S.C. $2413(a)$), to the extent that
14	such funds are expended.
15	TITLE V—SUPPORTING THE RE-
16	CONSTRUCTION OF VEN-
17	EZUELA
18	SEC. 501. ENGAGING INTERNATIONAL FINANCIAL INSTITU-
19	TIONS TO ADVANCE THE RECONSTRUCTION
20	OF VENEZUELA'S ECONOMY AND ENERGY IN-
21	FRASTRUCTURE.
22	(a) IN GENERAL.—The President shall engage the
23	International Monetary Fund and the Multilateral Devel-
24	opment Banks to support a framework for the economic re-

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1	construction of Venezuela, contingent upon the restoration
2	of democracy and the rule of law in the country.
3	(b) Additional Elements.—The framework created
4	under subsection (a) should include policy proposals—
5	(1) to provide Venezuelans with humanitarian
6	assistance, poverty alleviation, and a social safety
7	net;
8	(2) to advance debt restructuring and debt sus-
9	tainability measures;
10	(3) to restore the production and efficient man-
11	agement of Venezuela's oil industry, including re-
12	building energy infrastructure;
13	(4) to eliminate price controls and market dis-
14	torting subsidies in the Venezuelan economy; and
15	(5) to address hyperinflation in Venezuela.
16	(c) Consultation.—In supporting the framework
17	under subsection (a), the President shall consult with rel-
18	evant stakeholders in the humanitarian (including inter-
19	national and nongovernmental organizations), financial,
20	and energy sectors.
21	(d) Sense of Congress.—It is the sense of Congress
22	that any effort to conduct debt restructuring should—
23	(1) include discussions with China, which is
24	Venezuela's biggest creditor; and

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1	(2) appropriately account for China's and Rus-
2	sia's high-risk lending to Venezuela.
3	(e) CERTIFICATION.—The President may not support
4	lending or financing for Venezuela from the International

5 Monetary Fund and the Multilateral Development Banks
6 until the Secretary of State submits a report to the Com7 mittee on Foreign Relations of the Senate and Committee
8 on Foreign Affairs of the House of Representatives certi9 fying that any such lending or financing—

10 (1) would be managed by the Interim President
11 of Venezuela or a new, democratically-elected Presi12 dent;

13 (2) would not be used to repay external creditors 14 who are not members of the Group of Seven unless 15 such payments are essential to the restoration of eco-16 nomic stability and democracy in Venezuela; and 17 (3) would not benefit the Maduro regime. 18 (f) WAIVER.—The President may waive the certifi-19 cation requirement under subsection (e) if the President— 20 (1) determines that such waiver is in the national interest of the United States; and 21 22 (2) not later than 30 days after making a deter-23 mination under paragraph (1), submits to the con-24 gressional committees referred to in subsection (e)—

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1	(A) an explanation for why such a waiver
2	is in the United States national interest; and
3	(B) why the Secretary of State is unable to
4	submit the certification described in subsection
5	(e).
6	SEC. 502. RECOVERING ASSETS STOLEN FROM THE VEN-
7	EZUELAN PEOPLE.
8	(a) Recovering Assets.—The Secretary of State, the
9	Secretary of the Treasury, and the Attorney General shall
10	advance a coordinated international effort—
11	(1) to carry out special financial investigations
12	to identify and track assets taken from the people and
13	institutions of Venezuela through theft, corruption,
14	money laundering, or other illicit means; and
15	(2) to work with foreign governments—
16	(A) to share financial investigations intel-
17	ligence, as appropriate;
18	(B) to block the assets identified pursuant
19	to paragraph (1); and
20	(C) to provide technical assistance to help
21	governments establish the necessary legal frame-
22	work to carry out asset forfeitures.
23	(b) Additional Elements.—The coordinated inter-
24	national effort described in subsection (a) should include
25	input from—

1	(1) the Office of Foreign Assets Control of the
2	Department of the Treasury;
3	(2) the Financial Crimes Enforcement Network
4	of the Department of the Treasury; and
5	(3) the Money Laundering and Asset Recovery
6	Section of the Department of Justice.
7	(c) Strategy Requirement.—
8	(1) IN GENERAL.—Not later than 180 days after
9	the date of the enactment of this Act, the Secretary of
10	State, the Secretary of the Treasury, and the Attorney
11	General shall submit a strategy for carrying out the
12	activities described in subsection (a) to—
13	(A) the Committee on Foreign Relations of
14	the Senate;
15	(B) the Committee on Banking, Housing,
16	and Urban Affairs of the Senate;
17	(C) the Committee on the Judiciary of the
18	Senate;
19	(D) the Committee on Foreign Affairs of the
20	House of Representatives;
21	(E) the Committee on Financial Services of
22	the House of Representatives; and
23	(F) the Committee on the Judiciary of the
24	House of Representatives.

1	(2) Additional elements.—The strategy re-
2	quired by paragraph (1) shall include the following:
3	(A) An assessment whether the United
4	States or another member of the international
5	community should establish a managed fund to
6	hold the assets identified pursuant to subsection
7	(a)(1) that could be returned to a future demo-
8	cratic government in Venezuela.
9	(B) Such recommendations as the Secre-
10	taries and the Attorney General consider appro-
11	priate for legislative or administrative action in
12	the United States that would be needed to estab-
13	lish and manage the fund described in subpara-
14	graph (A).
15	TITLE VI—RESTORING THE RULE
16	OF LAW IN VENEZUELA
17	SEC. 601. DEVELOPING AND IMPLEMENTING A COORDI-
18	NATED SANCTIONS STRATEGY WITH PART-
19	NERS IN THE WESTERN HEMISPHERE AND
20	THE EUROPEAN UNION.
21	(a) Strengthening Sanctions Capacity in Latin
22	America and the Caribbean.—The Secretary of State,
23	in consultation with the Secretary of the Treasury, shall
24	offer to provide technical assistance to partner governments
25	in Latin America and the Caribbean to assist such govern-

ments in establishing the legislative and regulatory frame works needed to impose targeted sanctions on officials of
 the Maduro regime who—

4 (1) are responsible for human rights abuses;
5 (2) have engaged in public corruption; or
6 (3) are undermining democratic institutions and
7 processes in Venezuela.

8 (b) COORDINATING INTERNATIONAL SANCTIONS.—The 9 Secretary of State, in consultation with the Secretary of the Treasury, shall engage in diplomatic efforts with part-10 ner governments, including the Government of Canada, gov-11 ernments in the European Union, and governments in 12 13 Latin America and the Caribbean, to impose targeted sanctions on the Maduro regime officials described in subsection 14 15 (a).

16 (c) STRATEGY REQUIREMENT.—Not later than 90 days
17 after the date of the enactment of this Act, the Secretary
18 of State, in consultation with the Secretary of the Treasury,
19 shall submit a strategy for carrying out the activities de20 scribed in subsection (a) to—

21 (1) the Committee on Foreign Relations of the
22 Senate;

23 (2) the Committee on Appropriations of the Sen24 ate;

1	(3) the Committee on Foreign Affairs of the
2	House of Representatives; and
3	(4) the Committee on Appropriations of the
4	House of Representatives.
5	(d) AUTHORIZATION OF APPROPRIATIONS.—
6	(1) IN GENERAL.—There is authorized to be ap-
7	propriated to the Secretary of State for fiscal year
8	2020, \$3,000,000 to carry out the activities set forth
9	in subsection (a).
10	(2) NOTIFICATION REQUIREMENTS.—Amounts
11	appropriated pursuant to paragraph (1) are subject
12	to the notification requirements applicable to expendi-
13	tures from the Economic Support Fund under section
14	531(c) of the Foreign Assistance Act of 1961 (22
15	U.S.C. 2346(c)) and the International Narcotics and
16	Law Enforcement Fund under section 489 of the For-
17	eign Assistance Act of 1961 (22 U.S.C. 2291h) to the
18	extent that such funds are expended.
19	SEC. 602. CLASSIFIED BRIEFING ON THE INVOLVEMENT OF
20	VENEZUELAN OFFICIALS IN CORRUPTION
21	AND ILLICIT NARCOTICS TRAFFICKING.
22	(a) Briefing Requirement.—Not later than 90 days
23	after the date of the enactment of this Act, the Secretary
24	of State, acting through the Bureau of Intelligence and Re-
25	search, and in coordination with the Director of National

Intelligence, shall provide a classified briefing to the appro priate congressional committees on the involvement of sen ior officials of the Maduro regime, including members of
 the National Electoral Council, the judicial system, and the
 Venezuelan security forces, in illicit narcotics trafficking
 and significant acts of public corruption in Venezuela.

7 (b) ADDITIONAL ELEMENTS.—The briefing provided
8 under subsection (a) shall—

9 (1) describe how the significant acts of public 10 corruption pose challenges for United States national 11 security and impact the rule of law and democratic 12 governance in countries of the Western Hemisphere;

(2) identify individuals for whom there is credible information that they frustrated the ability of the
United States to combat illicit narcotics trafficking;

16 (3) include an assessment of the relationship be17 tween individuals identified under subsection (a) and
18 Nicolás Maduro or members of his cabinet; and

(4) include input from the Drug Enforcement
Administration, the Office of Foreign Assets Control,

21 and the Financial Crimes Enforcement Network.

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

1	(1) the Committee on Foreign Relations of the
2	Senate;
3	(2) the Select Committee on Intelligence of the
4	Senate;
5	(3) the Committee on Foreign Affairs of the
6	House of Representatives; and
7	(4) the Permanent Select Committee on Intel-
8	ligence of the House of Representatives.
9	SEC. 603. SANCTIONS ON PERSONS RESPONSIBLE FOR PUB-
10	LIC CORRUPTION AND UNDERMINING DEMO-
11	CRATIC GOVERNANCE.
12	(a) FINDING.—Executive Order 13692 (50 U.S.C. 1701
13	note), which was signed on March 8, 2015, provided for
14	sanctions against any person determined to be responsible
15	for actions that undermine democratic processes and insti-
16	tutions or responsible for acts of public corruption by senior
17	officials within the Government of Venezuela that were not
18	included in the Venezuela Defense of Human Rights and
19	Civil Society Act of 2014 (Public Law 113–278).
20	(b) SANCTIONS.—Section 5(a) of the Venezuela Defense
21	of Human Rights and Civil Society Act of 2014 (Public
22	Law 113–278) is amended—
23	(1) in paragraph (2), by striking "or" at the
24	end;

1	(2) by redesignating paragraph (3) as para-
2	graph (5);
3	(3) by inserting after paragraph (2) the fol-
4	lowing:
5	"(3) is responsible for, or complicit in, ordering,
6	controlling, or otherwise directing, significant actions
7	or policies that undermine democratic processes or in-
8	stitutions;
9	"(4) is responsible for, complicit in, ordering,
10	controlling, or otherwise directing, or to have partici-
11	pated in, directly or indirectly, public corruption by
12	senior officials within the Government of Venezuela;
13	or"; and
14	(4) in paragraph (5), as redesignated, by strik-
15	ing "paragraph (1) or (2)" and inserting "paragraph
16	(1), (2), (3), or (4)".
17	SEC. 604. PUBLIC INFORMATION ABOUT SANCTIONED OFFI-
18	CIALS.
19	(a) IN GENERAL.—Not later than 90 days after the
20	date of the enactment of this Act, the Secretary of Treasury,
21	in consultation with the Secretary of State, shall provide
22	a classified briefing to the appropriate congressional com-
23	mittees on the total assessed value of blocked assets of Ven-
24	ezuelans designated under sanctions authorized under—

(1) the Foreign Narcotics Kingpin Designation
Act (title VIII of Public Law 106–120; 21 U.S.C.
1901 et seq.);
(2) the Venezuela Defense of Human Rights and
Civil Society Act of 2014 (Public Law 113–278), as
amended by section 603 of this Act; or
(3) Executive Orders 13692 (50 U.S.C. 1701
note) and 13850.
(b) Additional Elements.—The briefing provided
under subsection (a) should provide descriptions of specific
cases that are most representative of the endemic corruption
and illicit financial activities occurring in Venezuela.
(c) Appropriate Congressional Committees.—In
this section, the term "appropriate congressional commit-
tees" means—
(1) the Committee on Foreign Relations of the
Senate;
(2) the Committee on Banking, Housing, and
Urban Affairs of the Senate;
(3) the Committee on Foreign Affairs of the
House of Representatives; and
(4) the Committee on Financial Services of the
House of Representatives.

1 SEC. 605. FINANCIAL SANCTIONS ON MADURO REGIME

DEBT.

2

3	(a) FINDING.—Executive Order 13808 (82 Fed. Reg.
4	41155), which was signed on August 24, 2017, provided for
5	sanctions intended to limit the ability of the Maduro regime
6	to issue public debt.
7	(b) DEFINITIONS.—In this section and in sections 606
8	and 608:
9	(1) ENTITY.—The term "entity" means a part-
10	nership, association, trust, joint venture, corporation,
11	group, subgroup, or organization.
12	(2) PERSON.—The term "person" means an in-
13	dividual or entity.
14	(3) UNITED STATES PERSON.—The term "United
15	States person" means any—
16	(A) United States citizen;
17	(B) alien lawfully admitted for permanent
18	residence to the United States;
19	(C) entity organized under the laws of the
20	United States or any jurisdiction within the
21	United States (including a foreign branch of any
22	such entity); and
23	(D) any person physically located in the
24	United States.
25	(c) IN GENERAL.—The President may prohibit, in the
26	United States or by a United States person—
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1	(1) any transaction related to, provision of fi-
2	nancing for, or other dealing in—
3	(A) debt instruments with a maturity of
4	greater than 90 days issued by Petróleos de Ven-
5	ezuela, S.A., on or after the date of the enactment
6	of this Act;
7	(B) debt instruments with a maturity of
8	greater than 30 days or equity issued by the
9	Maduro regime on or after the date of the enact-
10	ment of this Act, excluding debt instruments
11	issued by Petróleos de Venezuela, S.A., that are
12	not covered under subparagraph (A);
13	(C) bonds issued by the Maduro regime be-
14	fore the date of the enactment of this Act; or
15	(D) dividend payments or other distribu-
16	tions of profits to the Maduro regime from any
17	entity owned or controlled, directly or indirectly,
18	by the Maduro regime;
19	(2) the direct or indirect purchase of securities
20	from the Maduro regime, except for—
21	(A) securities qualifying as debt instru-
22	ments issued by Petróleos de Venezuela, S.A., on
23	or after the date of the enactment of this Act that
24	are not described in paragraph (1)(A); and

1	(B) securities qualifying as debt instru-
2	ments issued by the Maduro regime on or after
3	the date of the enactment of this Act that are not
4	described in paragraph (1)(B);
5	(3) any transaction that evades or avoids, has
6	the purpose of evading or avoiding, causes a violation
7	of, or attempts to violate a prohibition under para-
8	graph (1) or (2); and
9	(4) any conspiracy to violate a prohibition
10	under paragraph (1), (2), or (3).
11	(d) Sense of Congress.—It is the sense of Congress
12	that the President should waive the prohibitions described
13	in subsection (c) and in Executive Order 13808 if the re-
14	lated debt instruments, bonds, or securities have been ap-
15	proved or ratified by the democratically elected National
16	Assembly of the Bolivarian Republic of Venezuela.
17	

17 SEC. 606. ADDITIONAL FINANCIAL SANCTIONS ON MADURO 18 REGIME DEBT.

(a) FINDING.—Executive Order 13835 (83 Fed. Reg.
20 24001), which was signed on May 21, 2018, provided for
21 additional sanctions against transactions involving the ex22 isting public debt of the Maduro regime.

(b) PROHIBITION.—The President may prohibit a
24 United States person or any person within the United
25 States from—

1	(1) purchasing any debt owed to the Maduro re-
2	gime, including accounts receivable;
3	(2) entering into any transaction related to any
4	debt owed to the Maduro regime that is pledged as
5	collateral after May 21, 2018, including accounts re-
6	ceivable; or
7	(3) entering into any transaction involving the
8	selling, transferring, assigning, or pledging as collat-
9	eral by the Maduro regime of any equity interest in
10	any entity in which the Maduro regime has a 50 per-
11	cent or greater ownership interest.
12	(c) Sense of Congress.—It is the sense of Congress
13	that the President should waive the prohibitions described
14	in subsection (a) and in Executive Order 13835 if trans-
15	actions involving related debt instruments, bonds, or securi-
16	ties have been approved or ratified by the democratically
17	elected National Assembly of Venezuela.
18	SEC. 607. EXPANDING KINGPIN SANCTIONS ON NARCOTICS
19	TRAFFICKING AND MONEY LAUNDERING.
20	(a) FINANCIAL SANCTIONS EXPANSION.—The Sec-
21	retary of the Treasury, the Attorney General, the Secretary
22	of State, the Secretary of Defense, and the Director of the
23	Central Intelligence Agency should expand investigations,
24	intelligence collection, and analysis pursuant to the Foreign
25	Narcotics Kingpin Designation Act (21 U.S.C. 1901 et seq.)

to facilitate the identification and support the application
 of sanctions against—

3 (1) significant foreign narcotics traffickers, their
4 organizations and networks; and

5 (2) the foreign persons who provide material, fi6 nancial, or technological support to such traffickers,
7 organizations, and networks.

8 (b) TARGETS.—The efforts described in subsection (a)
9 should specifically target—

10 (1) senior members of the Maduro regime, in11 cluding military officers, involved in narcotics traf12 ficking and money laundering;

13 (2) foreign narcotics traffickers and their organi14 zations and networks that are operating in Venezuela;
15 and

16 (3) the foreign persons who provide material, fi17 nancial, or technological support to such traffickers,
18 organizations, and networks that are operating in
19 Venezuela.

20 SEC. 608. SANCTIONS ON THE MADURO REGIME'S TRADE IN
21 GOLD.

(a) FINDING.—Executive Order 13850, which was
signed on November 1, 2018, ordered sanctions against the
gold sector of the Venezuelan economy.

1 (b) SANCTIONS AUTHORIZED.—The President, in con-2 sultation with the Secretary of the Treasury and the Sec-3 retary of State, may block and prohibit the transfer, pay-4 ment, exportation, withdrawal, or other disposition of all property and interests in property of any person that oper-5 ates in the gold sector of the Venezuelan economy if such 6 7 property is in the United States, comes into the United 8 States, or is or comes within the possession or control of 9 any United States person.

10 (c) REPORT.—Not later than 30 days after enactment 11 of this Act, the Secretary of the Treasury shall submit a 12 report to the appropriate congressional committees (as de-13 fined in section 612(b)) that—

(1) details whether section 5318A of title 31,
United States Code, provides the Secretary of the
Treasury with sufficient authority to fully address the
extent to which transactions related to finished and
unfinished precious metals are used to assist in
money-laundering transactions, particularly with respect to high-risk jurisdictions, including Venezuela;

(2) includes recommendations the Secretary of
the Treasury considers necessary and appropriate for
United States legislative or administrative action
that would be needed to address any findings referred
to in paragraph (1): and

1	(3) includes, in a classified annex, an expla-
2	nation for how the Department of the Treasury is
3	currently using its authorities under section 5318A of
4	title 31, United States Code, to address transactions
5	related to precious metals that are used to assist in
6	money-laundering transactions.
7	SEC. 609. CONCERNS OVER PDVSA TRANSACTIONS WITH
8	ROSNEFT.
9	(a) FINDINGS.—Congress makes the following findings:
10	(1) In late 2016, Venezuelan state-owned oil
11	company Petróleos de Venezuela, S.A. (referred to in
12	this section as "PDVSA"), through a no compete
13	transaction, secured a loan from Russian government-
14	controlled oil company Rosneft, using 49.9 percent of
15	PDVSA's American subsidiary, CITGO Petroleum
16	Corporation, including its assets in the United States,
17	as collateral. As a result of this transaction, 100 per-
18	cent of CITGO is held as collateral by PDVSA's
19	creditors.
20	(2) CITGO, a wholly owned subsidiary of
21	PDVSA, is engaged in interstate commerce and owns
22	and controls critical energy infrastructure in 19
23	States of the United States, including an extensive
24	network of pipelines, 48 terminals, and 3 refineries,
25	with a combined oil refining capacity of 749,000 bar-

rels per day. CITGO's refinery in Lake Charles, Lou isiana, is the sixth largest refinery in the United
 States.

4 (3) The Department of the Treasury imposed
5 sanctions on Rosneft, which is controlled by the Gov6 ernment of the Russian Federation, and its Executive
7 Chairman, Igor Sechin, following Russia's military
8 invasion of Ukraine and its illegal annexation of Cri9 mea in 2014.

10 (4) The Department of Homeland Security has
11 designated the energy sector as critical to United
12 States infrastructure.

(5) The growing economic crisis in Venezuela
raises the probability that the Maduro regime and
PDVSA will default on their international debt obligations, resulting in a scenario in which Rosneft
could come into control of CITGO's United States energy infrastructure holdings.

19 (b) SENSE OF CONGRESS.—It is the sense of Congress
20 that—

(1) control of critical United States energy infrastructure by Rosneft, a Russian government-controlled
entity currently under United States sanctions that is
led by Igor Sechin, who is also under United States
sanctions and is a close associate of Vladimir Putin,

1	would pose a significant risk to United States na-
2	tional security and energy security; and
3	(2) a default by PDVSA on its loan from
4	Rosneft, resulting in Rosneft coming into possession
5	of PDVSA's United States CITGO assets, would war-
6	rant careful consideration by the Committee on For-
7	eign Investment in the United States.
8	(c) Preventing Rosneft From Controlling
9	UNITED STATES ENERGY INFRASTRUCTURE.—The Presi-

10 dent shall take all necessary steps to prevent Rosneft from
11 gaining control of critical United States energy infrastruc12 ture.

(d) SECURITY RISK BRIEFING.—Not later than 90
14 days after the date of the enactment of this Act, the Sec15 retary of Homeland Security and the Secretary of the
16 Treasury, in consultation with the Secretary of State and
17 the Secretary of Energy, shall provide a briefing on the se18 curity risks posed by Russian control of CITGO's United
19 States energy infrastructure holdings to—

- 20 (1) the Committee on Foreign Relations of the
 21 Senate;
- (2) the Committee on Homeland Security and
 Governmental Affairs of the Senate;
- 24 (3) the Committee on Foreign Affairs of the
 25 House of Representatives; and

	1=0
1	(4) the Committee on Homeland Security of the
2	House of Representatives.
3	SEC. 610. CLASSIFIED BRIEFING ON ACTIVITIES OF CER-
4	TAIN FOREIGN GOVERNMENTS AND ACTORS
5	IN VENEZUELA.
6	(a) IN GENERAL.—Not later than 90 days after the
7	date of the enactment of this Act, the Secretary of State,
8	acting through the Bureau of Intelligence and Research of
9	the Department of State, and in coordination with the Di-
10	rector of National Intelligence, shall provide a classified
11	briefing to the appropriate congressional committees on-
12	(1) the full extent of cooperation by the Govern-
13	ment of the Russian Federation, the Government of
14	the People's Republic of China, the Government of
15	Cuba, and the Government of Iran with the Maduro
16	regime; and
17	(2) the activities inside Venezuelan territory of
18	foreign armed groups, including Colombian criminal
19	organizations and defectors from the Colombian gue-
20	rilla group known as the Revolutionary Armed Forces
21	of Colombia, and foreign terrorist organizations, in-
22	cluding the Colombian guerilla group known as the
23	National Liberation Army (ELN).

1	(b) Appropriate Congressional Committees.—In
2	this section, the term "appropriate congressional commit-
3	tees" 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 Foreign Affairs of the
9	House of Representatives; and
10	(4) the Permanent Select Committee on Intel-
11	ligence of the House of Representatives.
12	SEC. 611. COUNTERING RUSSIAN INFLUENCE IN VEN-
13	EZUELA.
13 14	EZUELA. (a) Short Title.—This section may be cited as the
14	(a) SHORT TITLE.—This section may be cited as the
14 15	(a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act".
14 15 16	 (a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act". (b) THREAT ASSESSMENT AND STRATEGY TO
14 15 16 17	 (a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act". (b) THREAT ASSESSMENT AND STRATEGY TO COUNTER RUSSIAN INFLUENCE IN VENEZUELA.—
14 15 16 17 18	 (a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act". (b) THREAT ASSESSMENT AND STRATEGY TO COUNTER RUSSIAN INFLUENCE IN VENEZUELA.— (1) DEFINED TERM.—In this subsection, the
14 15 16 17 18 19	 (a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act". (b) THREAT ASSESSMENT AND STRATEGY TO COUNTER RUSSIAN INFLUENCE IN VENEZUELA.— (1) DEFINED TERM.—In this subsection, the term "appropriate congressional committees"
 14 15 16 17 18 19 20 	 (a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act". (b) THREAT ASSESSMENT AND STRATEGY TO COUNTER RUSSIAN INFLUENCE IN VENEZUELA.— (1) DEFINED TERM.—In this subsection, the term "appropriate congressional committees" means—
 14 15 16 17 18 19 20 21 	 (a) SHORT TITLE.—This section may be cited as the "Russian-Venezuelan Threat Mitigation Act". (b) THREAT ASSESSMENT AND STRATEGY TO COUNTER RUSSIAN INFLUENCE IN VENEZUELA.— (1) DEFINED TERM.—In this subsection, the term "appropriate congressional committees" means— (A) the Committee on Foreign Relations of

1	(2) THREAT ASSESSMENT.—Not later than 90
2	days after the date of the enactment of this Act, the
3	Secretary of State shall brief the appropriate congres-
4	sional committees regarding—
5	(A) an assessment of Russian-Venezuelan se-
6	curity cooperation; and
7	(B) the potential threat such cooperation
8	poses to the United States and countries in the
9	Western Hemisphere.
10	(3) STRATEGY.—Not later than 30 days after the
11	briefing required under paragraph (2), the Secretary
12	of State shall brief the appropriate congressional com-
13	mittees regarding a strategy to counter threats identi-
14	fied in such assessment from Russian-Venezuelan co-
15	operation.
16	(c) Aliens Ineligible for Visas, Admission, or
17	PAROLE.—
18	(1) IN GENERAL.—An alien who the Secretary of
19	State or the Secretary of Homeland Security (or a
20	designee of either Secretary) knows, or has reason to
21	believe, is an alien who is acting or has acted on be-
22	half of the Russian Government in direct support of
23	the security forces of the Maduro regime is—
24	(A) inadmissible to the United States;

1	(B) ineligible to receive a visa or other doc-
2	umentation to enter the United States; and
3	(C) otherwise ineligible to be admitted into
4	the United States or to receive any other benefit
5	under the Immigration and Nationality Act (8
6	U.S.C. 1101 et seq.).
7	(2) CURRENT VISAS REVOKED.—
8	(A) IN GENERAL.—The issuing consular of-
9	ficer, the Secretary of State, or the Secretary of
10	Homeland Security (or a designee of one of such
11	Secretaries) shall, in accordance with section
12	221(i) of the Immigration and Nationality Act
13	(8 U.S.C. 1201(i)), revoke any visa or other
14	entry documentation issued to an alien described
15	in paragraph (1) regardless of when the visa or
16	other entry documentation is issued.
17	(B) EFFECT OF REVOCATION.—A revocation
18	under subparagraph (A) shall—
19	(i) take effect immediately; and
20	(ii) automatically cancel any other
21	valid visa or entry documentation that is in
22	the alien's possession.
23	(3) Exception to comply with united na-
24	TIONS HEADQUARTERS AGREEMENT OR FOR NATIONAL
25	SECURITY REASONS.—

1	(A) INTERNATIONAL OBLIGATIONS.—This
2	section shall not apply to an alien if admitting
3	or paroling the alien into the United States is
4	necessary to permit the United States to comply
5	with—
6	(i) the Agreement regarding the Head-
7	quarters of the United Nations, signed at
8	Lake Success June 26, 1947, and entered
9	into force November 21, 1947, between the
10	United Nations and the United States; or
11	(ii) other applicable international obli-
12	gations of the United States.
13	(B) NATIONAL SECURITY.—The President
14	may waive the application of this section to an
15	alien if the President—
16	(i) determines that such a waiver is in
17	the national interest of the United States;
18	and
19	(ii) submits a notice of, and justifica-
20	tion for, such waiver to the appropriate
21	congressional committees.
22	(4) SUNSET.—This subsection shall terminate on
23	the date that is 1 year after the date of the enactment
24	of this Act.

1	SEC. 612. RESTRICTION ON EXPORT OF COVERED ARTICLES
2	AND SERVICES TO CERTAIN SECURITY
3	FORCES OF VENEZUELA.
4	(a) SHORT TITLE.—This section may be cited as the
5	"Venezuela Arms Restriction Act".
6	(b) DEFINITIONS.—In this section:
7	(1) APPROPRIATE CONGRESSIONAL COMMIT-
8	TEES.—The term "appropriate congressional commit-
9	tees" means—
10	(A) the Committee on Foreign Relations of
11	the Senate;
12	(B) the Committee on Banking, Housing,
13	and Urban Affairs of the Senate;
14	(C) the Committee on Foreign Affairs of the
15	House of Representatives; and
16	(D) the Committee on Financial Services of
17	the House of Representatives.
18	(2) Covered article or service.—The term
19	"covered article or service"—
20	(A) for purposes of subsection (c), means—
21	(i) a defense article or defense service
22	(as such terms are defined in section 47 of
23	the Arms Export Control Act (22 U.S.C.
24	2794)); and
25	(ii) any article included on the Com-
26	merce Control List set forth in Supplement

1	No. 1 to part 774 of the Export Administra-
2	tion Regulations under subchapter C of
3	chapter VII of title 15, Code of Federal Reg-
4	ulations, and controlled for crime control
5	purposes, if the end user is likely to use the
6	article to violate the human rights of the
7	citizens of Venezuela; and
8	(B) for purposes of subsection (d), means—
9	(i) any defense article or defense serv-
10	ice of the type described in section 47 of the
11	Arms Export Control Act (22 U.S.C. 2794);
12	and
13	(ii) any article of the type included on
14	the Commerce Control List set forth in Sup-
15	plement No. 1 to part 774 of the Export Ad-
16	ministration Regulations and controlled for
17	crime control purposes.
18	(3) Foreign person.—The term "foreign per-
19	son" means a person that is not a United States per-
20	son.
21	(4) PERSON.—The term "person" means an in-
22	dividual or entity.
23	(5) Security forces of venezuela.—The
24	term "security forces of Venezuela" includes—

1	(A) the Bolivarian National Armed Forces,
2	including the Bolivarian National Guard;
3	(B) the Bolivarian National Intelligence
4	Service;
5	(C) the Bolivarian National Police; and
6	(D) the Bureau for Scientific, Criminal and
7	Forensic Investigations of the Ministry of Inte-
8	rior, Justice, and Peace.
9	(6) UNITED STATES PERSON.—The term "United
10	States person" means—
11	(A) a United States citizen or an alien law-
12	fully admitted for permanent residence to the
13	United States; or
14	(B) an entity organized under the laws of
15	the United States or of any jurisdiction within
16	the United States, including a foreign branch of
17	such an entity.
18	(c) Restriction on Export of Covered Articles
19	AND SERVICES TO CERTAIN SECURITY FORCES OF VEN-
20	EZUELA.—
21	(1) IN GENERAL.—Notwithstanding any other
22	provision of law, covered articles or services may not
23	be exported from the United States to any element of
24	the security forces of the Maduro regime.

1	(2) Determination.—Not later than 180 days
2	after the date of the enactment of this Act, the Sec-
3	retary of State, in consultation with the Secretary of
4	Commerce and the heads of other departments and
5	agencies, as appropriate, shall—
6	(A) determine, using such information that
7	is available to the Secretary of State, whether
8	any covered article or service has been trans-
9	ferred since July 2017 to the security forces of
10	Venezuela without a license or other authoriza-
11	tion as required by law; and
12	(B) submit such determination in writing
13	to the appropriate congressional committees.
14	(d) Briefing.—
15	(1) IN GENERAL.—Not later than 180 days after
16	the date of the enactment of this Act, the Secretary of
17	State, in consultation with the Secretary of Com-
18	merce, as appropriate, shall brief the appropriate con-
19	gressional committees regarding the transfer by for-
20	eign persons of covered articles or services to elements
21	of the security forces of Venezuela that are under the
22	authority of the Maduro regime.
23	(2) MATTERS TO BE INCLUDED.—The briefing
24	required under paragraph (1) shall include—

1	(A) a list of all significant transfers by for-
2	eign persons of covered articles or services to
3	such elements of the security forces of Venezuela
4	since July 2017;
5	(B) a list of all foreign persons who main-
6	tain an existing defense relationship with such
7	elements of the security forces of Venezuela; and
8	(C) any known use of covered articles or
9	services by such elements of the security forces of
10	Venezuela or associated forces, including para-
11	military groups, that have coordinated with such
12	security forces to assault, intimidate, or murder
13	political activists, protesters, dissidents, and
14	other civil society leaders, including Juan
15	Guaidó.
16	(e) SUNSET.—This section shall terminate on the ear-
17	lier of—
18	(1) the date that is 3 years after the date of the
19	enactment of this Act; or
20	(2) the date on which the President certifies to
21	the appropriate congressional committees that the
22	Government of Venezuela has returned to a demo-
23	cratic form of government with respect for the essen-
24	tial elements of representative democracy as set forth
25	in Article 3 of the Inter-American Democratic Char-

1 ter, adopted by the Organization of American States 2 in Lima on September 11, 2001. VII—CRYPTOCURRENCY TITLE 3 **SANCTIONS** AND ENSURING 4 EFFECTIVENESS THE OF 5 **UNITED STATES SANCTIONS** 6 7 SEC. 701. SANCTIONS ON VENEZUELA'S CRYPTOCURRENCY 8 AND THE PROVISION OF RELATED TECH-9 NOLOGIES. 10 (a) FINDING.—Executive Order 13827 (83 Fed. Req. 12469), which was signed on March 19, 2018, provided for 11 sanctions intended to limit the effectiveness of the issuance 12 by the Maduro regime of a digital currency in an effort 13 to circumvent United States sanctions. 14 15 (b) DEFINITIONS.—In this section: (1) ENTITY.—The term "entity" means a part-16 17 nership, association, trust, joint venture, corporation, 18 group, subgroup, or organization. 19 (2) PERSON.—The term "person" means an in-20 dividual or entity. 21 (3) UNITED STATES PERSON.—The term "United 22 States person" means any— 23 (A) United States citizen; 24 (B) alien lawfully admitted for permanent 25 residence to the United States:

1	(C) entity organized under the laws of the
2	United States or any jurisdiction within the
3	United States (including a foreign branch of any
4	such entity); and
5	(D) any person physically located in the
6	United States.
7	(c) Prohibition of Certain Transactions.—
8	(1) IN GENERAL.—All transactions by a United
9	States person or within the United States that relate
10	to, provide financing for, or otherwise deal in any
11	digital currency, digital coin, or digital token, that
12	was issued by, for, or on behalf of the Maduro regime
13	are prohibited beginning on the date of the enactment
14	of this Act.
15	(2) APPLICABILITY.—The prohibitions under
16	paragraph (1) shall apply to the extent provided by
17	statutes, or in regulations, orders, directives, or li-
18	censes that may be issued pursuant to this Act, and
19	notwithstanding any contract entered into or any li-
20	cense or permit granted before the date of the enact-
21	ment of this Act.
22	(3) PROHIBITIONS.—Any transaction that evades
23	or avoids, has the purpose of evading or avoiding,
24	causes a violation of, or attempts to violate any of the
25	prohibitions set forth in this subsection is prohibited.

1 Any conspiracy formed to violate any of the prohibi-2 tions set forth in this subsection is prohibited. 3 (d) RULEMAKING.— 4 (1) IN GENERAL.—The Secretary of the Treas-5 ury, in consultation with the Secretary of State, is 6 authorized to take such actions, including promul-7 gating rules and regulations, to implement this sec-8 tion. 9 (2) Delegation.—The Secretary of the Treas-10 ury may redelegate any of the functions described in 11 paragraph (1) to other officers and executive depart-12 ments and agencies of the United States Government. 13 All agencies of the United States Government shall 14 take all appropriate measures within their authority 15 to carry out the provisions of this section. 16 (e) WAIVER.—The President may waive the prohibi-17 tion under subsection (c)(1) if the President— 18 (1) determines that such waiver is in the na-19 tional interest of the United States; and 20 (2) not later than 30 days after making a deter-21 mination under paragraph (1), submits a written ex-22 planation for why such a waiver is in the United 23 States national interest to— 24 (A) the Committee on Foreign Relations of 25 the Senate:

	100
1	(B) the Committee on Banking, Housing,
2	and Urban Affairs of the Senate;
3	(C) the Committee on Foreign Affairs of the
4	House of Representatives; and
5	(D) the Committee on Financial Services of
6	the House of Representatives.
7	SEC. 702. BRIEFING ON THE IMPACT OF
8	CRYPTOCURRENCIES ON UNITED STATES
9	SANCTIONS.
10	(a) DEFINITION.—In this section, the term "appro-
11	priate congressional committees" means—
12	(1) the Committee on Foreign Relations of the
13	Senate;
14	(2) the Committee on Banking, Housing, and
15	Urban Affairs of the Senate;
16	(3) the Committee on Foreign Affairs of the
17	House of Representatives; and
18	(4) the Committee on Financial Services of the
19	House of Representatives.
20	(b) Methodology.—Not later than 180 days after the
21	date of the enactment of this Act, the Secretary of State
22	and the Secretary of the Treasury, after consultation with
23	the Chairman of the Securities and Exchange Commission
24	and the Chairman of the Commodity Futures Trading
25	Commission, shall develop a methodology to assess how any

digital currency, digital coin, or digital token, that was
 issued by, for, or on behalf of the Maduro regime is being
 utilized to circumvent or undermine United States sanc tions.

5 (c) BRIEFING.—Not later than 180 days after the date
6 of the enactment of this Act, the Secretary of State and the
7 Secretary of the Treasury shall brief the appropriate con8 gressional committees on the methodology developed under
9 subsection (b).

10 TITLE VIII—MISCELLANEOUS 11 PROVISIONS

12 SEC. 801. CONGRESSIONAL BRIEFINGS.

13 (a) HUMANITARIAN ASSISTANCE; SANCTIONS COORDI14 NATION.—

15 (1) IN GENERAL.—Not later than 15 days after
16 any of the congressional committees listed in para17 graph (2) requests a briefing regarding the implemen18 tation—

19(A) of section 201, the Secretary of State20and the Administrator of the United States21Agency for International Development shall pro-22vide such briefing to such committee; and23(B) of section 601, the Secretary of State24shall provide such briefing to such committee.

1	(2) Congressional committees.—The commit-
2	tees listed in this paragraph are—
3	(A) the Committee on Foreign Relations of
4	the Senate;
5	(B) the Committee on Appropriations of the
6	Senate;
7	(C) the Committee on Foreign Affairs of the
8	House of Representatives; and
9	(D) the Committee on Appropriations of the
10	House of Representatives.
11	(b) United Nations; Negotiated Solution;
12	CRIMES AGAINST HUMANITY.—
13	(1) IN GENERAL.—Not later than 15 days after
14	any congressional committee listed in paragraph (2)
15	requests a briefing regarding the implementation of
16	section 103, 202, or 403, the Secretary of State shall
17	provide such briefing to such committee.
18	(2) Congressional committees.—The congres-
19	sional committees listed in this paragraph are—
20	(A) the Committee on Foreign Relations of
21	the Senate; and
22	(B) the Committee on Foreign Affairs of the
23	House of Representatives.
24	(c) Regime Cohesion.—

1	(1) IN GENERAL.—Not later than 15 days after
2	a congressional committee listed in paragraph (2) re-
3	quests a briefing regarding the implementation of sec-
4	tion 301, the Secretary of State and the Director of
5	National Intelligence shall provide such briefing to
6	such committee.
7	(2) Congressional committees.—The congres-
8	sional committees listed in this paragraph are—
9	(A) the Committee on Foreign Relations of
10	the Senate;
11	(B) the Select Committee on Intelligence of
12	the Senate;
13	(C) the Committee on Foreign Affairs of the
14	House of Representatives; and
15	(D) the Permanent Select Committee on In-
16	telligence of the House of Representatives.
17	(d) International Election Observation; Demo-
18	CRATIC CIVIL SOCIETY.—Not later than 15 days after a
19	$congressional \ committee \ listed \ in \ subsection \ (a)(2) \ requests$
20	a briefing regarding the implementation of section 405, the
21	Secretary of State and the Administrator of the United
22	States Agency for International Development shall provide
23	such briefing to such committee.
24	(e) VISA RESTRICTIONS; SANCTIONS WAIVER.—Not
25	later than 15 days after a congressional committee listed

in subsection (b)(2) requests a briefing regarding the imple mentation of section 302 or 303, the Secretary of State shall
 provide such briefing to such committee.

4 (f) RECONSTRUCTION OF VENEZUELA'S ENERGY IN5 FRASTRUCTURE.—

6	(1) IN GENERAL.—Not later than 15 days after
7	a congressional committee listed in paragraph (2) re-
8	quests a briefing regarding the implementation of sec-
9	tion 501, the Secretary of State, the Secretary of En-
10	ergy, and the Secretary of the Treasury shall provide
11	such briefing to such committee.
12	(2) Congressional committees.—The congres-
13	sional committees listed in this paragraph are—
14	(A) the Committee on Foreign Relations of
15	the Senate;
16	(B) the Committee on Energy and Natural
17	Resources of the Senate;
18	(C) the Committee on Foreign Affairs of the
19	House of Representatives; and
20	(D) the Committee on Energy and Com-
21	merce of the House of Representatives.
22	(g) Recovery of Stolen Assets.—
23	(1) IN GENERAL.—Not later than 15 days after
24	a congressional committee listed in paragraph (2) re-
25	quests a briefing regarding the implementation of sec-

1	tion 502, the Secretary of State, the Secretary of the
2	Treasury, and the Attorney General shall provide
3	such briefing to such committee.
4	(2) Congressional committees.—The congres-
5	sional committees listed in this paragraph are—
6	(A) the Committee on Foreign Relations of
7	the Senate;
8	(B) the Committee on Banking, Housing,
9	and Urban Affairs of the Senate;
10	(C) the Committee on the Judiciary of the
11	Senate;
12	(D) the Committee on Foreign Affairs of the
13	House of Representatives;
14	(E) the Committee on Financial Services of
15	the House of Representatives; and
16	(F) the Committee on the Judiciary of the
17	House of Representatives.
18	(h) Financial Sanctions.—
19	(1) IN GENERAL.—Not later than 15 days after
20	a congressional committee listed in paragraph (2) re-
21	quests a briefing regarding the implementation of sec-
22	tion 605, 606, or 608, the Secretary of the Treasury
23	shall provide such briefing to such committee.
24	(2) Congressional committees.—The congres-
25	sional committees listed in this paragraph are—

(A) the Committee on Foreign Relations of
the Senate;
(B) the Committee on Banking, Housing,
and Urban Affairs of the Senate;
(C) the Committee on Foreign Affairs of the
House of Representatives; and
(D) the Committee on Financial Services of
the House of Representatives.
(i) KINGPIN SANCTIONS.—Not later than 15 days after
a congressional committee listed in subsection $(h)(2)$ re-
quests a briefing regarding the implementation of section
607, the Secretary of the Treasury, the Attorney General,
the Secretary of State, and the Director of the Central Intel-
ligence Agency shall provide such briefing to such com-
mittee.
(j) PDVSA Transactions With Rosneft.—
(1) IN GENERAL.—Not later than 15 days after
a congressional committee listed in paragraph (2) re-
quests a briefing regarding the implementation of sec-
tion 609, the Secretary of State, the Secretary of the
Treasury, and the Secretary of Homeland Security
shall provide such briefing to such committee.
(2) Congressional committees.—The congres-

1	(A) the Committee on Foreign Relations of
2	the Senate;
3	(B) the Committee on Homeland Security
4	and Governmental Affairs of the Senate;
5	(C) the Committee on Foreign Affairs of the
6	House of Representatives; and
7	(D) the Committee on Homeland Security
8	of the House of Representatives.
9	(k) Cryptocurrency Sanctions.—Not later than 15
10	days after a congressional committee listed in subsection
11	(h)(2) requests a briefing regarding the implementation of
12	section 701 or 702, the Secretary of State and the Secretary
13	of the Treasury shall provide such briefing to such com-
14	mittee.
15	SEC. 802. SANCTIONS IMPLEMENTATION AND PENALTIES.
16	(a) Implementation.—
17	(1) President.—The President may exercise all
18	of the authorities described in sections 203 and 205
19	of the International Emergency Economic Powers Act
20	(50 U.S.C. 1702 and 1704) to carry out sections 603,
21	605, 606, 607, 608, and 701 of this Act.
22	(2) Secretary of the treasury.—The Sec-
23	retary of the Treasury, in consultation with the Sec-
24	retary of State, may promulgate such regulations as
25	may be necessary to implement the provisions set

forth in sections 603, 605, 606, 607, 608, and 701 of
 this Act.

3 (b) PENALTIES.—Any person that violates, attempts to 4 violate, conspires to violate, or causes a violation of any 5 of the sanctions described in sections 603, 605, 606, 607, 608 and 701, or of any regulation, license, or order issued 6 to carry out those sections, shall be subject to the penalties 7 8 set forth in subsections (b) and (c) of section 206 of the 9 International Emergency Economic Powers Act (50 U.S.C. 10 1705) to the same extent as a person that commits an unlawful act described in subsection (a) of that section. 11

12SEC. 803. PROHIBITION ON CONSTRUCTION OF PROVISIONS13OF THIS ACT AS AN AUTHORIZATION FOR

14 THE USE OF MILITARY FORCE.

15 Nothing in this Act may be construed as an authoriza-16 tion for the use of military force.

17 SEC. 804. EXTENSION AND TERMINATION OF SANCTIONS18AGAINST VENEZUELA.

(a) AMENDMENT.—Section 5(e) of the Venezuela Defense of Human Rights and Civil Society Act of 2014 (Public Law 113–278; 50 U.S.C. 1701 note) is amended by striking "December 31, 2019" and inserting "December 31, 2025".

(b) TERMINATION.—The requirement to impose sanctions under this Act shall terminate on December 31, 2025.

Calendar No. 101

116TH CONGRESS S. 1025

A BILL

To provide humanitarian relief to the Venezuelan people and Venezuelan migrants, to advance a constitutional and democratic solution to Venezuela's political crisis, to address Venezuela's economic reconstruction, to combat public corruption, narcotics trafficking, and money laundering, and for other purposes.

JUNE 3, 2019

Reported with an amendment