

### Calendar No. 320

117TH CONGRESS 2D SESSION

S. 3591

To strengthen the bilateral partnership between the United States and Ecuador in support of democratic institutions and rule of law, sustainable and inclusive economic growth, and conservation.

#### IN THE SENATE OF THE UNITED STATES

February 7 (legislative day, February 3), 2022

Mr. Menendez (for himself, Mr. Risch, Mr. Kaine, Mr. Rubio, Mr. Cassidy, Mr. Coons, and Mr. Cardin) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

APRIL 4 (legislative day, MARCH 31), 2022
Reported by Mr. MENENDEZ, with an amendment
[Strike out all after the enacting clause and insert the part printed in italic]

## A BILL

To strengthen the bilateral partnership between the United States and Ecuador in support of democratic institutions and rule of law, sustainable and inclusive economic growth, and conservation.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### SECTION 1. SHORT TITLE: TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be eited as the
- 3 "United States-Ecuador Partnership Act of 2022".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Findings.
  - Sec. 3. Sense of Congress.
  - Sec. 4. Facilitating economic and commercial ties.
  - Sec. 5. Promoting inclusive economic development.
  - Sec. 6. Combating illicit economics, corruption, and negative foreign influence.
  - Sec. 7. Strengthening democratic governance.
  - See. 8. Fostering conservation and stewardship.
  - Sec. 9. Reporting requirements.
  - Sec. 10. Sunset.

#### 6 SEC. 2. FINDINGS.

- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) The United States and Ecuador have a his-
- 10 tory of bilateral cooperation grounded in mutual re-
- 11 spect, shared democratic values, and mutual security
- 12 interests.
- 13 (2) On February 7, 2021, and April 11, 2021,
- 14 Ecuador held democratic elections that included par-
- 15 ties from across the political spectrum, paving the
- 16 way for continued progress towards strengthening
- 17 democratic institutions.
- 18 (3) The United States and Ecuador share stra-
- 19 tegic interests in strengthening Ecuador's demo-
- 20 <u>eratic institutions, generating inclusive economic</u>

1	growth, and building capacity in law enforcement,
2	anti-corruption, and conservation efforts.
3	(4) The United States and Ecuador historically
4	have enjoyed strong commercial, investment, and
5	economic ties, yet Ecuador continues to face signifi-
6	cant challenges to inclusive economic development
7	including—
8	(A) the heavy economic toll of the COVID-
9	19 pandemie;
10	(B) vulnerabilities with respect to the
11	growing role of the People's Republic of China
12	in the financing and refinancing of Ecuador's
13	debts, and in strategic infrastructure projects
14	and sectors of the Ecuadorian economy; and
15	(C) the need to develop and strengther
16	open and transparent economic policies that
17	strengthen Ecuador's integration with global
18	markets, inclusive economic growth, and oppor-
19	tunities for upward social mobility for the Ec-
20	<del>uadorian</del> <del>people.</del>
21	(5) Since its establishment in December 2019
22	the United States Development Finance Corporation
23	has provided more than \$440,000,000 in financing
24	to Ecuador.

(6) Ecuador's justice system has taken important steps to fight corruption and criminality and to increase accountability. However, enduring challenges to the rule of law in Ecuador, including the activities of transnational criminal organizations, illicit mining, illegal, unreported, and unregulated (IUU) fishing, and undemocratic actors, present ongoing risks for political and social stability in Ecuador.

(7) The activities undertaken by the Government of the People's Republic of China in Ecuador, including its development of the ECU-911 video surveillance and facial recognition system, financing of the corruptly managed and environmentally deleterious Coca Codo Sinclair Dam, and support for illegal, unreported, and unregulated fishing practices around the Galapagos Islands, pose risks to democratic governance and biodiversity in the country.

(8) Ecuador, which is home to several of the Earth's most biodiverse ecosystems, including the Galapagos Islands, the headwaters of the Amazon river, the Condor mountain range, and the Yasuni Biosphere Reserve, has seen a reduction in its rainforests between 1990 and 2016, due in part to

- the incursion of criminal networks into protected
   areas.
- (9) On March 24, 2021, the Senate unanimously approved Senate Resolution 22 (117th Congress), reaffirming the partnership between the
  United States and the Republic of Ecuador, and recognizing the restoration and advancement of economic relations, security, and development opportunities in both nations.
  - (10) On August 13, 2021, the United States and Ecuador celebrated the entry into force of the Protocol to the Trade and Investment Council Agreement between the Government of the United States of America and the Government of the Republic of Ecuador Relating to Trade Rules and Transparency, recognizing the steps Ecuador has taken to decrease unnecessary regulatory burden and create a more transparent and predictable legal framework for foreign direct investment in recent years.

#### 21 SEC. 3. SENSE OF CONGRESS.

- 22 It is the sense of Congress that—
- 23 (1) the United States should take additional 24 steps to strengthen its bilateral partnership with Ee-25 uador, including by developing robust trade and in-

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- vestment frameworks, increasing law enforcement
  cooperation, renewing the activities of the United
  States Agency for International Development in Ecuador, and supporting Ecuador's response to and recovery from the COVID-19 pandemic, as necessary
  and appropriate; and
- 7 (2) strengthening the United States-Ecuador
  8 partnership presents an opportunity to advance core
  9 United States national security interests and work
  10 with other democratic partners to maintain a pros11 perous, politically stable, and democratic Western
  12 Hemisphere that is resilient to malign foreign influ13 ence.

#### 14 SEC. 4. FACILITATING ECONOMIC AND COMMERCIAL TIES.

The Secretary of State, in coordination with the Secretary of Commerce, the United States Trade Representative, the Secretary of the Treasury, and the heads of other
relevant Federal departments and agencies, as appropriate, shall develop and implement a strategy to strengthen commercial and economic ties between the United
States and Ecuador by—

(1) promoting cooperation and information sharing to encourage awareness of and increase trade and investment opportunities between the United States and Ecuador;

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- (2) supporting efforts by the Government of Ecuador to promote a more open, transparent, and competitive business environment, including by low-ering trade barriers, implementing policies to reduce trading times, and improving efficiencies to expedite customs operations for importers and exporters of all sizes, in all sectors, and at all entry ports in Ee-uador;
  - (3) establishing frameworks or mechanisms to review the long-term financial sustainability and security implications of foreign investments in Ecuador in strategic sectors or services;
  - (4) establishing competitive and transparent infrastructure project selection and procurement processes in Ecuador that promote transparency, open competition, financial sustainability, and robust adherence to global standards and norms;
  - (5) developing programs to help the Government of Ecuador improve efficiency and transparency in customs administration, including through support for the Government of Ecuador's ongoing efforts to digitize its customs process and accept electronic documents required for the import, export, and transit of goods under specific international standards, as well as related training to ex-

1	pedite customs, security, efficiency, and competitive-
2	ness;
3	(6) spurring digital transformation that would
4	<del>advance—</del>
5	(A) the provision of digitized government
6	services with the greatest potential to improve
7	transparency, lower business costs, and expand
8	citizens' access to public services and public in-
9	formation;
10	(B) the provision of transparent and af-
11	fordable access to the internet and digital infra-
12	structure; and
13	(C) best practices to mitigate the risks to
14	digital infrastructure by doing business with
15	communication networks and communications
16	supply chains with equipment and services from
17	companies with close ties to or susceptible to
18	pressure from governments or security services
19	without reliable legal checks on governmental
20	powers; and
21	(7) identifying, as appropriate, a role for the
22	United States International Development Finance
23	Corporation, the Millennium Challenge Corporation,
24	the United States Agency for International Develop-
25	ment, and the United States private sector in sup-

porting efforts to increase private sector investment
and strengthen economic prosperity.
SEC. 5. PROMOTING INCLUSIVE ECONOMIC DEVELOPMENT.
The Administrator of the United States Agency for
International Development, in coordination with the Sec-
retary of State and the heads of other relevant Federal
departments and agencies, as appropriate, shall develop
and implement a strategy and related programs to support
inclusive economic development across Ecuador's national
territory by—
(1) facilitating increased access to public and
private financing, equity investments, grants, and
market analysis for small and medium-sized busi-
nesses;
(2) providing technical assistance to local gov-
ernments to formulate and enact local development
plans that invest in Indigenous and Afro-Ecuadorian
communities;
(3) connecting rural agricultural networks, in-
eluding Indigenous and Afro-Ecuadorian agricultural
networks, to consumers in urban centers and export
markets, including through infrastructure construc-
tion and maintenance programs that are subject to
audits and carefully designed to minimize potential

environmental harm;

1	(4) partnering with local governments, the pri-
2	vate sector, and local civil society organizations, in-
3	eluding organizations representing marginalized
4	communities and faith-based organizations, to pro-
5	vide skills training and investment in support of ini-
6	tiatives that provide economically viable, legal alter-
7	natives to participating in illegal economies; and
8	(5) connecting small scale fishing enterprises to
9	consumers and export markets, in order to reduce
10	vulnerability to organized criminal networks.
11	SEC. 6. COMBATING ILLICIT ECONOMIES, CORRUPTION,
12	AND NEGATIVE FOREIGN INFLUENCE.
13	The Secretary of State shall develop and implement
13 14	The Secretary of State shall develop and implement a strategy and related programs to increase the capacity
14	a strategy and related programs to increase the capacity
14 15	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authori-
<ul><li>14</li><li>15</li><li>16</li></ul>	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authorities to combat illicit economics, corruption, transnational
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authorities to combat illicit economics, corruption, transnational criminal organizations, and the harmful influence of ma-
14 15 16 17 18	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authorities to combat illicit economies, corruption, transnational criminal organizations, and the harmful influence of malign foreign and domestic actors by—
14 15 16 17 18 19	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authorities to combat illicit economics, corruption, transnational criminal organizations, and the harmful influence of malign foreign and domestic actors by  (1) providing technical assistance and support
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li></ul>	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authori- ties to combat illicit economies, corruption, transnational criminal organizations, and the harmful influence of ma- lign foreign and domestic actors by—  (1) providing technical assistance and support to specialized units within the Attorney General's of-
14 15 16 17 18 19 20 21	a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authorities to combat illicit economies, corruption, transnational criminal organizations, and the harmful influence of malign foreign and domestic actors by  (1) providing technical assistance and support to specialized units within the Attorney General's office to combat corruption and to promote and pro-

1	Task Force to Combat Corruption in Central Amer-
2	ica, and the Environmental Crimes Unit;
3	(2) strengthening bilateral assistance and com-
4	plementary support through multilateral anti-corrup-
5	tion mechanisms, as necessary and appropriate, to
6	counter corruption and recover assets derived from
7	corruption, including through strengthening inde-
8	pendent inspectors general to track and reduce cor-
9	ruption;
10	(3) improving the technical capacity of prosecu-
11	tors and financial institutions in Ecuador to combat
12	corruption by—
13	(A) detecting and investigating suspicious
14	financial transactions, and conducting asset for-
15	feitures and criminal analysis; and
16	(B) combating money laundering, financial
17	erimes, and extortion;
18	(4) providing technical assistance and material
19	support (including, as appropriate, radars, vessels,
20	and communications equipment) to vetted specialized
21	units of Ecuador's national police and the armed
22	services to disrupt, degrade, and dismantle organiza-
23	tions involved in illicit narcotics trafficking,
24	transnational criminal activities, illicit mining, and

- illegal, unregulated, and unreported fishing, among
   other illicit activities;
- 3 (5) providing technical assistance to address
  4 challenges related to Ecuador's penitentiary and cor5 rections system;
  - (6) strengthening the regulatory framework of mining through collaboration with key Ecuadorian institutions, such as the Interior Ministry's Special Commission for the Control of Illegal Mining and the National Police's Investigative Unit on Mining Crimes, and providing technical assistance in support of their law enforcement activities;
    - (7) providing technical assistance to judges, prosecutors, and ombudsmen to increase capacity to enforce laws against human smuggling and trafficking, illicit mining, illegal logging, illegal, unregulated, and unreported (IUU) fishing, and other illicit economic activities;
    - (8) providing support to the Government of Eeuador to prevent illegal, unreported, and unregulated fishing, including through expanding detection and response capabilities, and the use of dark vessel tracing technology;
- 24 (9) supporting multilateral efforts to stem ille-25 gal, unreported, and unregulated fishing with neigh-

Ĺ	boring	countries	in	South	America	and	within	the
2	South	Pacific	Re	<del>gional</del>	Fisherie	s 1	<del>Ianagen</del>	<del>ient</del>
3	Organi	sation:						

- (10) assisting the Government of Ecuador's efforts to protect defenders of internationally recognized human rights, including through the work of the Office of the Ombudsman of Ecuador, and by encouraging the inclusion of Indigenous and Afro-Ecuadorian communities and civil society organizations in this process;
- (11) supporting efforts to improve transparency, uphold accountability, and build capacity within the Office of the Comptroller General;
- (12) enhancing the institutional capacity and technical capabilities of defense and security institutions of Ecuador to conduct national or regional security missions, including through regular bilateral and multilateral cooperation, foreign military financing, international military education, and training programs, consistent with applicable Ecuadorian laws and regulations;
- (13) enhancing port management and maritime security partnerships to disrupt, degrade, and dismantle transnational criminal networks and facili-

1	tate the legitimate flow of people, goods, and serv-
2	ices; and
3	(14) strengthening eybersecurity cooperation—
4	(A) to effectively respond to eybersecurity
5	threats, including state-sponsored threats;
6	(B) to share best practices to combat such
7	threats;
8	(C) to help develop and implement infor-
9	mation architectures that respect individual pri-
10	vacy rights and reduce the risk that data col-
11	lected through such systems will be exploited by
12	malign state and non-state actors;
13	(D) to strengthen resilience against
14	cyberattacks, misinformation, and propaganda;
15	<del>and</del>
16	(E) to strengthen the resilience of critical
17	infrastructure.
18	SEC. 7. STRENGTHENING DEMOCRATIC GOVERNANCE.
19	(a) Strengthening Democratic Governance.—
20	The Secretary of State, in coordination with the Adminis-
21	trator of the United States Agency for International De-
22	velopment, should develop and implement initiatives to
23	strengthen democratic governance in Ecuador by sup-
24	porting—

1	(1) measures to improve the capacity of na-
2	tional and subnational government institutions to
3	govern through transparent, inclusive, and demo-
4	eratic processes;
5	(2) efforts that measurably enhance the capac-
6	ity of political actors and parties to strengthen
7	democratic institutions and the rule of law;
8	(3) initiatives to strengthen democratic govern-
9	ance, including combating political, administrative,
10	and judicial corruption and improving transparency
l 1	of the administration of public budgets; and
12	(4) the efforts of civil society organizations and
13	independent media—
14	(A) to conduct oversight of the Govern-
15	ment of Ecuador and the National Assembly of
16	Ecuador;
17	(B) to promote initiatives that strengthen
18	democratic governance, anti-corruption stand-
19	ards, and public and private sector trans-
20	<del>parency;</del> and
21	(C) to foster political engagement between
22	the Government of Ecuador, including the Na-
23	tional Assembly of Ecuador, and all parts of
24	Ecuadorian society, including women, indige-

1	nous communities, and Afro-Ecuadorian com-
2	munities.
3	(b) LEGISLATIVE STRENGTHENING.—The Adminis-
4	trator of the United States Agency for International De-
5	velopment, working through the Consortium for Elections
6	and Political Process Strengthening or any equivalent or
7	successor mechanism, shall develop and implement pro-
8	grams to strengthen the National Assembly of Ecuador
9	by providing training and technical assistance to—
10	(1) members and committee offices of the Na-
11	tional Assembly of Ecuador, including the Ethics
12	Committee and Audit Committee;
13	(2) assist in the creation of entities that can
14	offer comprehensive and independent research and
15	analysis on legislative and oversight matters pending
16	before the National Assembly, including budgetary
17	and economic issues; and
18	(3) improve democratic governance and govern-
19	ment transparency, including through effective legis-
20	lation.
21	(c) Bilateral Legislative Cooperation.—To
22	the degree practicable, in implementing the programs re-
23	quired under subsection (b), the Administrator of the
24	United States Agency for International Development
25	should facilitate meetings and collaboration between mem-

1	bers of the United States Congress and the National As-
2	sembly of Ecuador.
3	SEC. 8. FOSTERING CONSERVATION AND STEWARDSHIP.
4	The Administrator of the United States Agency for
5	International Development, in coordination with the Sec-
6	retary of State and the heads of other relevant Federal
7	departments and agencies, shall develop and implement
8	programs and enhance existing programs, as necessary
9	and appropriate, to improve ecosystem conservation and
10	enhance the effective stewardship of Ecuador's natural re-
11	sources by—
12	(1) providing technical assistance to Ecuador's
13	Ministry of the Environment to safeguard national
14	parks and protected forests and protected species,
15	while promoting the participation of Indigenous com-
16	munities in this process;
17	(2) strengthening the capacity of communities
18	to access the right to prior consultation, encoded in
19	Article 57 of the Constitution of Ecuador and re-
20	lated laws, executive decrees, administrative acts,
21	and ministerial regulations;
22	(3) supporting Indigenous and Afro-Ecuadorian
23	communities as they raise awareness of threats to

biodiverse ancestral lands, including through support

1	for local media in such communities and technical
2	assistance to monitor illicit activities;
3	(4) partnering with the Government of Ecuador
4	in support of reforestation and improving river, lake
5	and coastal water quality;
6	(5) providing assistance to communities af-
7	feeted by illegal mining and deforestation; and
8	(6) fostering mechanisms for cooperation or
9	emergency preparedness and rapid recovery from
10	natural disasters, including by—
11	(A) establishing regional preparedness, re-
12	covery, and emergency management centers to
13	facilitate rapid response to survey and help
14	maintain planning on regional disaster antici-
15	pated needs and possible resources; and
16	(B) training disaster recovery officials or
17	latest techniques and lessons learned from
18	United States experiences.
19	SEC. 9. REPORTING REQUIREMENTS.
20	(a) Secretary of State.—The Secretary of State.
21	in coordination with the heads of other relevant Federal
22	departments and agencies as described in sections 4, 6
23	and 7(a), shall—
24	(1) not later than 180 days after the date of
25	the enactment of this Act, submit to the appropriate

- congressional committees a comprehensive strategy
  to address the requirements described in sections 4,

  6, and 7(a); and
- 4 (2) not later than 2 years and 4 years after
  5 submitting the comprehensive strategy under para6 graph (1), submit to the appropriate congressional
  7 committees a report describing the implementation
  8 of the strategy.

(b) Administrator of the United States Agen-

- 10 CY FOR INTERNATIONAL DEVELOPMENT.—The Adminis11 trator of the United States Agency for International De12 velopment, in coordination with the heads of other relevant
  13 Federal departments and agencies as described in sections
  14 5, 7(b), and 8, shall—
  - (1) not later than 180 days after the date of the enactment of this Act, submit to the appropriate congressional committees a comprehensive strategy to address the requirements described in sections 4, 7(b), and 8; and
  - (2) not later than 2 years and 4 years after submitting the comprehensive strategy under paragraph (1), submit to the appropriate congressional committees a report describing the implementation of the strategy.

- 1 (e) Submission.—The strategies and reports re-
- 2 quired under subsections (a) and (b) may be submitted
- 3 to the appropriate congressional committees as joint strat-
- 4 egies and reports.
- 5 (d) Appropriate Congressional Committees.—
- 6 In this Act, the term "appropriate congressional commit-
- 7 tees" means the Committee on Foreign Relations of the
- 8 Senate and the Committee on Foreign Affairs of the
- 9 House of Representatives.
- 10 **SEC. 10. SUNSET.**
- This Act shall terminate on the date that is 5 years
- 12 after the date of the enactment of this Act.
- 13 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 14 (a) Short Title.—This Act may be cited as the
- 15 "United States-Ecuador Partnership Act of 2022".
- 16 (b) Table of Contents.—The table of contents for
- 17 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Findings.
  - Sec. 3. Sense of Congress.
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  - Sec. 5. Promoting inclusive economic development.
  - Sec. 6. Combating illicit economies, corruption, and negative foreign influence.
  - Sec. 7. Strengthening democratic governance.
  - Sec. 8. Fostering conservation and stewardship.
  - Sec. 9. Authorization to transfer excess Coast Guard vessels.
  - Sec. 10. Reporting requirements.
  - Sec. 11. Sunset.
- 18 SEC. 2. FINDINGS.
- 19 (a) FINDINGS.—Congress makes the following findings:

1	(1) The United States and Ecuador have a his-
2	tory of bilateral cooperation grounded in mutual re-
3	spect, shared democratic values, and mutual security
4	interests.
5	(2) On February 7, 2021, and April 11, 2021,
6	Ecuador held democratic elections that included par-
7	ties from across the political spectrum, paving the
8	way for continued progress towards strengthening
9	democratic institutions.
10	(3) The United States and Ecuador share stra-
11	tegic interests in strengthening Ecuador's democratic
12	institutions, generating inclusive economic growth,
13	and building capacity in law enforcement, anti-cor-
14	ruption, and conservation efforts.
15	(4) The United States and Ecuador historically
16	have enjoyed strong commercial, investment, and eco-
17	nomic ties, yet Ecuador continues to face significant
18	challenges to inclusive economic development, includ-
19	ing—
20	(A) the heavy economic toll of the COVID-
21	19 pandemic;
22	(B) vulnerabilities with respect to the grow-
23	ing role of the People's Republic of China in the

financing and refinancing of Ecuador's debts,

- and in strategic infrastructure projects and sec tors of the Ecuadorian economy; and
  - (C) the need to develop and strengthen open and transparent economic policies that strengthen Ecuador's integration with global markets, inclusive economic growth, and opportunities for upward social mobility for the Ecuadorian people.
    - (5) Since its establishment in December 2019, the United States Development Finance Corporation has provided more than \$440,000,000 in financing to Ecuador.
    - (6) Ecuador's justice system has taken important steps to fight corruption and criminality and to increase accountability. However, enduring challenges to the rule of law in Ecuador, including the activities of transnational criminal organizations, illicit mining, illegal, unreported, and unregulated (IUU) fishing, and undemocratic actors, present ongoing risks for political and social stability in Ecuador.
    - (7) The activities undertaken by the Government of the People's Republic of China in Ecuador, including its development of the ECU-911 video surveillance and facial recognition system, financing of the corruptly managed and environmentally deleterious

- 1 Coca Codo Sinclair Dam, and support for illegal, un-2 reported, and unregulated fishing practices around 3 the Galapagos Islands, pose risks to democratic gov-4 ernance and biodiversity in the country.
  - (8) Ecuador, which is home to several of the Earth's most biodiverse ecosystems, including the Galapagos Islands, the headwaters of the Amazon river, the Condor mountain range, and the Yasuni Biosphere Reserve, has seen a reduction in its rainforests between 1990 and 2016, due in part to the incursion of criminal networks into protected areas.
  - (9) On March 24, 2021, the Senate unanimously approved Senate Resolution 22 (117th Congress), reaffirming the partnership between the United States and the Republic of Ecuador, and recognizing the restoration and advancement of economic relations, security, and development opportunities in both nations.
  - (10) On August 13, 2021, the United States and Ecuador celebrated the entry into force of the Protocol to the Trade and Investment Council Agreement between the Government of the United States of America and the Government of the Republic of Ecuador Relating to Trade Rules and Transparency, recognizing the steps Ecuador has taken to decrease unnecessary regulatory burden and create a more trans-

- parent and predictable legal framework for foreign di rect investment in recent years.
- 3 SEC. 3. SENSE OF CONGRESS.
- 4 It is the sense of Congress that—
- (1) the United States should take additional 5 6 steps to strengthen its bilateral partnership with Ec-7 uador, including by developing robust trade and in-8 vestment frameworks, increasing law enforcement co-9 operation, renewing the activities of the United States 10 Agency for International Development in Ecuador, 11 and supporting Ecuador's response to and recovery 12 from the COVID-19 pandemic, as necessary and ap-13 propriate; and
- 14 (2) strengthening the United States-Ecuador
  15 partnership presents an opportunity to advance core
  16 United States national security interests and work
  17 with other democratic partners to maintain a pros18 perous, politically stable, and democratic Western
  19 Hemisphere that is resilient to malign foreign influ20 ence.

#### 21 SEC. 4. FACILITATING ECONOMIC AND COMMERCIAL TIES.

The Secretary of State, in coordination with the Sec-23 retary of Commerce, the United States Trade Representa-24 tive, the Secretary of the Treasury, and the heads of other 25 relevant Federal departments and agencies, as appropriate,

- 1 shall develop and implement a strategy to strengthen com-
- 2 mercial and economic ties between the United States and
- 3 Ecuador by—
- (1) promoting cooperation and information shar ing to encourage awareness of and increase trade and
   investment opportunities between the United States
   and Ecuador;
- 8 (2) supporting efforts by the Government of Ec-9 uador to promote a more open, transparent, and com-10 petitive business environment, including by lowering 11 trade barriers, implementing policies to reduce trad-12 ing times, and improving efficiencies to expedite cus-13 toms operations for importers and exporters of all 14 sizes, in all sectors, and at all entry ports in Ecua-15 dor;
  - (3) establishing frameworks or mechanisms to review the long term financial sustainability and security implications of foreign investments in Ecuador in strategic sectors or services;
  - (4) establishing competitive and transparent infrastructure project selection and procurement processes in Ecuador that promote transparency, open competition, financial sustainability, and robust adherence to global standards and norms:

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- (5) developing programs to help the Government of Ecuador improve efficiency and transparency in customs administration, including through support for the Government of Ecuador's ongoing efforts to digitize its customs process and accept electronic documents required for the import, export, and transit of goods under specific international standards, as well as related training to expedite customs, security, efficiency, and competitiveness;
  - (6) spurring digital transformation that would advance—
    - (A) the provision of digitized government services with the greatest potential to improve transparency, lower business costs, and expand citizens' access to public services and public information;
    - (B) the provision of transparent and affordable access to the internet and digital infrastructure; and
    - (C) best practices to mitigate the risks to digital infrastructure by doing business with communication networks and communications supply chains with equipment and services from companies with close ties to or susceptible to pressure from governments or security services

1	without reliable legal checks on governmental					
2	powers; and					
3	(7) identifying, as appropriate, a role for the					
4	United States International Development Finance					
5	Corporation, the Millennium Challenge Corporation,					
6	the United States Agency for International Develop-					
7	ment, and the United States private sector in sup-					
8	porting efforts to increase private sector investment					
9	and strengthen economic prosperity.					
10	SEC. 5. PROMOTING INCLUSIVE ECONOMIC DEVELOPMENT.					
11	The Administrator of the United States Agency for					
12	International Development, in coordination with the Sec-					
13	retary of State and the heads of other relevant Federal de-					
14	partments and agencies, as appropriate, shall develop and					
15	implement a strategy and related programs to support in-					
16	clusive economic development across Ecuador's national ter-					
17	ritory by—					
18	(1) facilitating increased access to public and					
19	private financing, equity investments, grants, and					
20	market analysis for small and medium-sized busi-					
21	nesses;					
22	(2) providing technical assistance to local gov-					
23	ernments to formulate and enact local development					
24	plans that invest in Indigenous and Afro-Ecuadorian					
25	communities;					

- 1 (3) connecting rural agricultural networks, in2 cluding Indigenous and Afro-Ecuadorian agricultural
  3 networks, to consumers in urban centers and export
  4 markets, including through infrastructure construc5 tion and maintenance programs that are subject to
  6 audits and carefully designed to minimize potential
  7 environmental harm;
- 8 (4) partnering with local governments, the pri-9 vate sector, and local civil society organizations, in-10 cluding organizations representing marginalized com-11 munities and faith-based organizations, to provide 12 skills training and investment in support of initia-13 tives that provide economically viable, legal alter-14 natives to participating in illegal economies; and
  - (5) connecting small scale fishing enterprises to consumers and export markets, in order to reduce vulnerability to organized criminal networks.

# 18 SEC. 6. COMBATING ILLICIT ECONOMIES, CORRUPTION,

19 AND NEGATIVE FOREIGN INFLUENCE.

The Secretary of State shall develop and implement a strategy and related programs to increase the capacity of Ecuador's justice system and law enforcement authorities to combat illicit economies, corruption, transnational criminal organizations, and the harmful influence of ma-

25 lign foreign and domestic actors by—

15

16

1	(1) providing technical assistance and support to
2	specialized units within the Attorney General's office
3	to combat corruption and to promote and protect
4	internationally recognized human rights in Ecuador,
5	including the Transparency and Anti-Corruption
6	Unit, the Anti-Money Laundering Unit, the Task
7	Force to Combat Corruption in Central America, and
8	the Environmental Crimes Unit;
9	(2) strengthening bilateral assistance and com-
10	plementary support through multilateral anti-corrup-
11	tion mechanisms, as necessary and appropriate, to
12	counter corruption and recover assets derived from
13	corruption, including through strengthening inde-
14	pendent inspectors general to track and reduce cor-
15	ruption;
16	(3) improving the technical capacity of prosecu-
17	tors and financial institutions in Ecuador to combat
18	corruption by—
19	(A) detecting and investigating suspicious
20	financial transactions, and conducting asset for-
21	feitures and criminal analysis; and
22	(B) combating money laundering, financial
23	crimes, and extortion;
24	(4) providing technical assistance and material
25	support (including, as appropriate, radars, vessels,

- and communications equipment) to vetted specialized units of Ecuador's national police and the armed services to disrupt, degrade, and dismantle organiza-tions involved in illicit narcotics trafficking, transnational criminal activities, illicit mining, and illegal, unregulated, and unreported fishing, among other illicit activities:
  - (5) providing technical assistance to address challenges related to Ecuador's penitentiary and corrections system;
  - (6) strengthening the regulatory framework of mining through collaboration with key Ecuadorian institutions, such as the Interior Ministry's Special Commission for the Control of Illegal Mining and the National Police's Investigative Unit on Mining Crimes, and providing technical assistance in support of their law enforcement activities;
  - (7) providing technical assistance to judges, prosecutors, and ombudsmen to increase capacity to enforce laws against human smuggling and trafficking, illicit mining, illegal logging, illegal, unregulated, and unreported (IUU) fishing, and other illicit economic activities;
  - (8) providing support to the Government of Ecuador to prevent illegal, unreported, and unregulated

- fishing, including through expanding detection and
   response capabilities, and the use of dark vessel trac ing technology;
  - (9) supporting multilateral efforts to stem illegal, unreported, and unregulated fishing with neighboring countries in South America and within the South Pacific Regional Fisheries Management Organisation;
  - (10) assisting the Government of Ecuador's efforts to protect defenders of internationally recognized human rights, including through the work of the Office of the Ombudsman of Ecuador, and by encouraging the inclusion of Indigenous and Afro-Ecuadorian communities and civil society organizations in this process;
  - (11) supporting efforts to improve transparency, uphold accountability, and build capacity within the Office of the Comptroller General;
  - (12) enhancing the institutional capacity and technical capabilities of defense and security institutions of Ecuador to conduct national or regional security missions, including through regular bilateral and multilateral cooperation, foreign military financing, international military education, and training programs, consistent with applicable Ecuadorian laws and regulations:

1	(13) enhancing port management and maritime
2	security partnerships to disrupt, degrade, and dis-
3	mantle transnational criminal networks and facili-
4	tate the legitimate flow of people, goods, and services;
5	and
6	(14) strengthening cybersecurity cooperation—
7	(A) to effectively respond to cybersecurity
8	$threats,\ including\ state\text{-}sponsored\ threats;$
9	(B) to share best practices to combat such
10	threats;
11	(C) to help develop and implement informa-
12	tion architectures that respect individual privacy
13	rights and reduce the risk that data collected
14	through such systems will be exploited by malign
15	state and non-state actors;
16	(D) to strengthen resilience against
17	cyberattacks, misinformation, and propaganda;
18	and
19	(E) to strengthen the resilience of critical
20	in frastructure.
21	SEC. 7. STRENGTHENING DEMOCRATIC GOVERNANCE.
22	(a) Strengthening Democratic Governance.—
23	The Secretary of State, in coordination with the Adminis-
24	trator of the United States Agency for International Devel-
25	opment, should develop and implement initiatives to

1	strengthen democratic governance in Ecuador by sup-					
2	porting—					
3	(1) measures to improve the capacity of national					
4	and subnational government institutions to govern					
5	through transparent, inclusive, and democratic proc					
6	esses;					
7	(2) efforts that measurably enhance the capacity					
8	of political actors and parties to strengthen demo-					
9	cratic institutions and the rule of law;					
10	(3) initiatives to strengthen democratic govern-					
11	ance, including combating political, administrative,					
12	and judicial corruption and improving transparency					
13	of the administration of public budgets; and					
14	(4) the efforts of civil society organizations and					
15	independent media—					
16	(A) to conduct oversight of the Government					
17	of Ecuador and the National Assembly of Ecua-					
18	dor;					
19	(B) to promote initiatives that strengthen					
20	democratic governance, anti-corruption stand-					
21	ards, and public and private sector trans-					
22	parency; and					
23	(C) to foster political engagement between					
24	the Government of Ecuador, including the Na-					
25	tional Assembly of Ecuador, and all parts of Ec-					

1	uadorian society, including women, indigenous				
2	communities, and Afro-Ecuadorian communities.				
3	(b) Legislative Strengthening.—The Adminis-				
4	trator of the United States Agency for International Devel-				
5	opment, working through the Consortium for Elections and				
6	Political Process Strengthening or any equivalent or suc				
7	cessor mechanism, shall develop and implement programs				
8	to strengthen the National Assembly of Ecuador by pro-				
9	viding training and technical assistance to—				
10	(1) members and committee offices of the Na-				
11	tional Assembly of Ecuador, including the Ethics				
12	Committee and Audit Committee;				
13	(2) assist in the creation of entities that can offer				
14	comprehensive and independent research and analysis				
15	on legislative and oversight matters pending before the				
16	National Assembly, including budgetary and eco-				
17	nomic issues; and				
18	(3) improve democratic governance and govern-				
19	ment transparency, including through effective legis-				
20	lation.				
21	(c) Bilateral Legislative Cooperation.—To the				
22	degree practicable, in implementing the programs required				
23	under subsection (b), the Administrator of the United States				
24	Agency for International Development should facilitate				

1	meetings and collaboration between members of the United				
2	States Congress and the National Assembly of Ecuador.				
3	SEC. 8. FOSTERING CONSERVATION AND STEWARDSHIP.				
4	The Administrator of the United States Agency for				
5	International Development, in coordination with the Sec				
6	retary of State and the heads of other relevant Federal de-				
7	partments and agencies, shall develop and implement pro-				
8	grams and enhance existing programs, as necessary and ap-				
9	propriate, to improve ecosystem conservation and enhance				
10	the effective stewardship of Ecuador's natural resources				
11	by—				
12	(1) providing technical assistance to Ecuador's				
13	Ministry of the Environment to safeguard national				
14	parks and protected forests and protected species,				
15	while promoting the participation of Indigenous com-				
16	munities in this process;				
17	(2) strengthening the capacity of communities to				
18	access the right to prior consultation, encoded in Arti-				
19	cle 57 of the Constitution of Ecuador and related				
20	laws, executive decrees, administrative acts, and min-				
21	isterial regulations;				
22	(3) supporting Indigenous and Afro-Ecuadorian				
23	communities as they raise awareness of threats to bio-				
24	diverse ancestral lands, including through support for				

1	local media in such communities and technical assist-
2	ance to monitor illicit activities;
3	(4) partnering with the Government of Ecuador
4	in support of reforestation and improving river, lake,
5	and coastal water quality;
6	(5) providing assistance to communities affected
7	by illegal mining and deforestation; and
8	(6) fostering mechanisms for cooperation on
9	emergency preparedness and rapid recovery from nat-
10	ural disasters, including by—
11	(A) establishing regional preparedness, re-
12	covery, and emergency management centers to
13	facilitate rapid response to survey and help
14	maintain planning on regional disaster antici-
15	pated needs and possible resources; and
16	(B) training disaster recovery officials on
17	latest techniques and lessons learned from United
18	States experiences.
19	SEC. 9. AUTHORIZATION TO TRANSFER EXCESS COAST
20	GUARD VESSELS.
21	(a) Sense of Congress.—It is the sense of Congress
22	that the United States should undertake efforts to expand
23	cooperation with the Government of Ecuador to—
24	(1) ensure protections for the Galápagos Marine
25	Reserve:

1	(2) deter illegal, unreported, and unregulated					
2	fishing; and					
3	(3) increase interdiction of narcotics trafficking					
4	and other forms of illicit trafficking.					
5	(b) Authority to Transfer Excess Coast Guard					
6	Vessels to the Government of Ecuador.—The Presi-					
7	dent shall conduct a joint assessment with the Government					
8	of Ecuador to ensure sufficient capacity exists to maintain					
9	Island class cutters. Upon completion of a favorable assess-					
10	ment, the President is authorized to transfer up to two IS-					
11	LAND class cutters to the Government of Ecuador as excess					
12	defense articles pursuant to the authority of section 516 of					
13	the Foreign Assistance Act (22 U.S.C. 2321j).					
14	(c) Grants Not Counted in Annual Total of					
15	Transferred Excess Defense Articles.—The value of					
16	a vessel transferred to another country on a grant basis pur-					
17	suant to authority provided by subsection (b) shall not be					
18	counted against the aggregate value of excess defense articles					
19	transferred in any fiscal year under section 516 of the For-					
20	eign Assistance Act of 1961 (22 U.S.C. 2321j).					
21	(d) Costs of Transfers.—Any expense incurred by					
22	the United States in connection with a transfer authorized					

23 by this section shall be charged to the recipient notwith-

24 standing section 516(e) of the Foreign Assistance Act of

1	(e) Repair and Refurbishment in United States				
2	Shipyards.—To the maximum extent practicable, the				
3	President shall require, as a condition of the transfer of a				
4	vessel under this section, that the recipient to which the ves-				
5	sel is transferred have such repair or refurbishment of the				
6	vessel as is needed, before the vessel joins the naval forces				
7	of that recipient, performed at a shipyard located in the				
8	United States.				
9	(f) Expiration of Authority.—The authority to				
10	transfer a vessel under this section shall expire at the end				
11	of the 3-year period beginning on the date of the enactment				
12	of this Act.				
13	SEC. 10. REPORTING REQUIREMENTS.				
14	(a) Secretary of State.—The Secretary of State,				
15	in coordination with the heads of other relevant Federal de-				
16	partments and agencies as described in sections 4, 6, and				
17	7(a), shall—				
18	(1) not later than 180 days after the date of the				
19	enactment of this Act, submit to the appropriate con-				
20	gressional committees a comprehensive strategy to ad-				
21	dress the requirements described in sections 4, 6, and				
22	7(a); and				
23	(2) not later than 2 years and 4 years after sub-				
24	mitting the comprehensive strategy under paragraph				
25	(1), submit to the appropriate congressional commit-				

- 1 tees a report describing the implementation of the
- 2 strategy.
- 3 (b) Administrator of the United States Agency
- 4 FOR International Development.—The Administrator
- 5 of the United States Agency for International Development,
- 6 in coordination with the heads of other relevant Federal de-
- 7 partments and agencies as described in sections 5, 7(b), and
- 8 8, shall—
- 9 (1) not later than 180 days after the date of the
- 10 enactment of this Act, submit to appropriate congres-
- sional committees a comprehensive strategy to address
- the requirements described in sections 4, 7(b), and 8;
- 13 *and*
- 14 (2) not later than 2 years and 4 years after sub-
- 15 mitting the comprehensive strategy under paragraph
- 16 (1), submit to the appropriate congressional commit-
- 17 tees a report describing the implementation of the
- 18 strategy.
- 19 (c) Submission.—The strategies and reports required
- 20 under subsections (a) and (b) may be submitted to the ap-
- 21 propriate congressional committees as joint strategies and
- 22 reports.
- 23 (d) Appropriate Congressional Committees.—In
- 24 this act, the term "appropriate congressional committees"
- 25 means the Committee on Foreign Relations of the Senate

- 1 and the Committee on Foreign Affairs of the House of Rep-
- 2 resentatives.
- 3 **SEC. 11. SUNSET.**
- 4 This Act shall terminate on the date that is 5 years
- $5 \quad \textit{after the date of the enactment of this } Act.$

# Calendar No. 320

117th Congress S. 3591

# A BILL

To strengthen the bilateral partnership between the United States and Ecuador in support of democratic institutions and rule of law, sustainable and inclusive economic growth, and conservation.

APRIL 4 (legislative day, MARCH 31), 2022 Reported with an amendment