^{117TH CONGRESS} 2D SESSION H.R. 7934

AUTHENTICATED U.S. GOVERNMENT INFORMATION

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To establish a lending program for Latin America and the Caribbean to reaffirm the United States commitment to growth and energy security in the Western Hemisphere.

IN THE HOUSE OF REPRESENTATIVES

JUNE 3, 2022

Mr. ESPAILLAT introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

- To establish a lending program for Latin America and the Caribbean to reaffirm the United States commitment to growth and energy security in the Western Hemisphere.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Las Americas Energy

- 5 Security Act".
- 6 SEC. 2. FINDINGS; PURPOSE; STATEMENT OF POLICY.
- 7 (a) FINDINGS.—Congress finds the following:

1 (1) Energy independence and security are crit-2 ical for a country to maintain its sovereignty and 3 independence. 4 (2) The International Energy Agency ("IEA") 5 defines energy security as the uninterrupted avail-6 ability of energy sources at an affordable price. 7 (3) The IEA defines long-term energy security 8 as primarily dealing with timely investments to sup-9 ply energy in line with economic developments and 10 environmental needs. (4) The IEA defines short-term energy security 11 12 as focusing on the ability of a country's energy sys-13 tem to react promptly to sudden changes in the sup-14 ply-demand balance. 15 (5) The IEA found in February 2022 that Rus-16 sia's unlawful invasion of Ukraine poses serious im-17 plications for international energy security. 18 (6) The Intergovernmental Panel on Climate 19 Change (IPCC), a United Nations body that pro-20 vides regular assessments on climate change, issued 21 its sixth report in February 2022, and found that 22 "human-induced climate change, including more fre-

24 spread adverse impacts and related losses and dam-

quent and intense extreme events, has caused wide-

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variability".

ages to nature and people, beyond natural climate

3	(7) The IPCC notes that to avoid mounting loss
4	of life, biodiversity, and infrastructure, we must have
5	ambitious, accelerated action to adapt to climate
6	change, while also making rapid, deep cuts in green-
7	house gas emissions.
8	(8) The World Meteorological Organization's
9	State of the Climate in Latin America and the Car-
10	ibbean 2020 report found that—
11	(A) widespread drought across Latin
12	America and the Caribbean has had significant
13	impact on inland shipping routes, crop yields,
14	and food production, and consequently led to
15	worsening food insecurity;
16	(B) extreme weather events affected more
17	than 8 million people across Central America,
18	exacerbating food insecurity in countries al-
19	ready crippled by economic shocks, COVID-19
20	impacts, and conflict; and
21	(C) sea-level rise poses a major risk to low-
22	lying coastal zones in the Latin America and
23	the Caribbean.
24	(9) Rising commodity and energy prices, as well
25	as other global economic shocks such as those
	•HR 7934 IH

caused by natural disasters, pandemics, and conflict,
 pose a serious food security risk that may lead to so cial unrest and instability in Latin America and the
 Caribbean.

5 (b) SENSE OF CONGRESS.—It is the sense of Con6 gress that the United States has economic and national
7 security interests in assisting Latin America and the Car8 ibbean to achieve energy security.

9 (c) STATEMENT OF POLICY.— It is the policy of the
10 United States—

(1) to advance United States foreign policy and
development goals by helping Latin America and the
Caribbean meet its short-term energy needs;

14 (2) to promote the energy security of Latin
15 America and the Caribbean by encouraging the de16 velopment of accessible, transparent, and competitive
17 energy markets that provide diversified sources,
18 types, and routes of energy, prioritizing renewable
19 energy practices that address challenges posed by
20 climate change;

(3) to encourage United States public and private sector investment in Latin American and Caribbean energy infrastructure projects to bridge the gap
between energy security requirements and commercial demand in a way that is consistent with the re-

1	gion's absorptive capacity, and that recognizes the
2	importance of building and widening the absorptive
3	capacity of the region; and
4	(4) to help facilitate the export of United States
5	energy resources, technology, and expertise to global
6	markets in a way that benefits the energy security
7	of Latin America and the Caribbean.
8	SEC. 3. SOVEREIGN LENDING PROGRAM FOR ELIGIBLE
9	LATIN AMERICAN AND CARIBBEAN PARTNER
10	COUNTRIES.
11	(a) IN GENERAL.—Not later than 30 days after the
12	date of the enactment of this Act, the Secretary of the
13	Treasury, with the concurrence of the Secretary of State,
14	shall establish a sovereign lending program for eligible
14	
14	Latin American and Caribbean partner countries—
15	Latin American and Caribbean partner countries—
15 16	Latin American and Caribbean partner countries— (1) to support their short-term energy needs;
15 16 17	Latin American and Caribbean partner countries— (1) to support their short-term energy needs; and
15 16 17 18	Latin American and Caribbean partner countries— (1) to support their short-term energy needs; and (2) to fund projects that help them transition
15 16 17 18 19	Latin American and Caribbean partner countries— (1) to support their short-term energy needs; and (2) to fund projects that help them transition to renewable energy.
15 16 17 18 19 20	 Latin American and Caribbean partner countries— to support their short-term energy needs; and to fund projects that help them transition to renewable energy. APPLICATION.—To be eligible to receive a loan
 15 16 17 18 19 20 21 	 Latin American and Caribbean partner countries— to support their short-term energy needs; and to fund projects that help them transition to renewable energy. APPLICATION.—To be eligible to receive a loan under the program, an eligible Latin American or Carib-

1	(c) LOAN CONDITIONS.—A loan provided under the
2	program—
3	(1) shall be—
4	(A) a zero-interest loan, not to exceed 30
5	years in duration; or
6	(B) a low-interest concessional loan, not to
7	exceed 50 years in duration;
8	(2) shall not contain any requirements that an
9	eligible Latin American or Caribbean partner coun-
10	try engage in austerity measures or policies that in-
11	crease poverty and inequality, diminish the quality of
12	life, and threaten the immediate access of goods and
13	services; and
14	(3) shall be subject to such other terms and
15	conditions as the Secretary of Treasury, with the
16	concurrence of the Secretary of State, determines to
17	be appropriate.
18	(d) Report.—
19	(1) IN GENERAL.—Not later than 180 days
20	after the date of the enactment of this Act, and an-
21	nually thereafter for 5 years, the Secretary of Treas-
22	ury, with the concurrence of the Secretary of State,
23	shall submit to the Committee on Foreign Affairs of
24	the House of Representatives and the Committee on

1	Foreign Relations of the Senate a report on progress
2	in the implementation of the program.
3	(2) MATTERS TO BE INCLUDED.—The report
4	shall—
5	(A) include a description of how the pro-
6	gram strengthens United States national secu-
7	rity and economic interests in Latin America
8	and the Caribbean;
9	(B) include an assessment of—
10	(i) the status and effectiveness of cur-
11	rent efforts by regional governments, mul-
12	tilateral development banks, and the pri-
13	vate sector to promote energy independ-
14	ence and security in Latin America and
15	the Caribbean and to transition to renew-
16	able energy practices;
17	(ii) major challenges hindering such
18	efforts; and
19	(iii) how the United States can
20	strengthen the effectiveness of such efforts;
21	(C) identify how activities by the United
22	States Agency for International Development
23	and the United States International Develop-
24	ment Finance Corporation can effectively be le-
25	veraged to strengthen and promote energy inde-

pendence and security in Latin America and the Caribbean;

3 (D) assess diplomatic initiatives taken to 4 secure specific national commitments by govern-5 ments of eligible Latin American and Caribbean 6 partner countries to undertake efforts to create 7 favorable conditions for energy security and 8 independence in the region, address corruption 9 and rule of law concerns, modernize digital and 10 physical infrastructure, improve ease of doing 11 business, and finance and incentivize energy se-12 curity initiatives; and

(E) detail coordination of efforts with relevant multilateral development banks to advance energy security and independence of eligible Latin American and Caribbean partner
countries.

(e) ANNUAL AUDIT.—The Secretary of Treasury—
(1) shall ensure that a full audit of the program
is performed on an annual basis; and

(2) shall submit the results of the audit to the
Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of the Senate.

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1	(f) Authorization of Appropriations.—There is
2	authorized to be appropriated to the Secretary of the
3	Treasury \$100,000,000 for each of fiscal years 2023
4	through 2028 to carry out the program.
5	(g) Eligible Latin American or Caribbean
6	PARTNER COUNTRY DEFINED.—In this section, the term
7	"eligible Latin American or Caribbean partner country"
8	means—
9	(1) a country that—
10	(A) is a beneficiary country for purposes of
11	the Caribbean Basin Economic Recovery Act
12	(19 U.S.C. 2701 et seq.);
13	(B) is a member state of the Caribbean
14	Community (commonly referred to as
15	"CARICOM"); or
16	(C) is a country in the Western Hemi-
17	sphere that is a party to a free trade agreement
18	or preference program with the United States;
19	or
20	(2) any other country in the Western Hemi-
21	sphere, as determined to be appropriate by the Sec-
22	retary of State.

1SEC. 4. SUPPORTING EFFORTS TO INCREASE ENERGY SE-2CURITY OF ELIGIBLE LATIN AMERICAN AND3CARIBBEAN PARTNER COUNTRIES.

4 (a) IN GENERAL.—The Secretary of State, in con-5 sultation with the Secretary of Energy and the heads of other relevant Federal departments and agencies, shall, as 6 7 appropriate, prioritize and expedite the efforts of the De-8 partment of State and those other departments and agencies in supporting the efforts of eligible Latin American 9 10 and Caribbean partner countries to increase their energy 11 security, including through—

12 (1) providing diplomatic and political support to13 these governments, as necessary—

14 (A) to facilitate international negotiations
15 concerning cross-border infrastructure and
16 transactions;

17 (B) to enhance and build the Latin Amer18 ica's and the Caribbean's regulatory environ19 ment with respect to energy; and

20 (C) to develop accessible, transparent, and
21 competitive energy markets supplied by diverse
22 sources, types, and routes of energy to achieve
23 energy efficiency; and

(2) providing support to improve Latin American and Caribbean energy markets, including earlystage project support and late-stage project support

1	for the construction or improvement of energy and
2	related infrastructure, as necessary—
3	(A) to diversify the energy sources and
4	supply routes of eligible Latin American and
5	Caribbean partner countries;
6	(B) to enhance energy market integration
7	across the region; and
8	(C) to increase competition and aggregate
9	energy markets.
10	(b) Project Selection.—
11	(1) IN GENERAL.—The Federal departments
12	and agencies described in subsection (a) shall iden-
13	tify energy infrastructure projects that would be ap-
14	propriate for United States assistance under this
15	section.
16	(2) PROJECT ELIGIBILITY.—A project is eligible
17	for United States assistance under this section if the
18	project—
19	(A)(i) improves electricity transmission in-
20	frastructure and power generation through the
21	use of a broad power mix, prioritizing renewable
22	energy or energy efficiency; or
23	(ii) advances electricity storage projects,
24	smart grid projects, distributed generation mod-

1	els, or other technological innovations, as ap-
2	propriate; and
3	(B) is located in an eligible Latin Amer-
4	ican of Caribbean partner country.
5	(3) PREFERENCE.—In selecting among projects
6	that are eligible under paragraph (2), the Federal
7	departments and agencies described in subsection
8	(a) shall give preference to projects that—
9	(A) link the energy systems of two or more
10	Latin American and Caribbean partner coun-
11	tries;
12	(B) address the impacts of climate change;
13	(C) enhance resilience to global economic
14	shocks;
15	(D) are expected to enhance energy market
16	integration;
17	(E) can attract funding from the private
18	sector, an international financial institution, or
19	the government of the country in which the
20	project will be carried out; or
21	(F) have the potential to use United States
22	goods and services during project implementa-
23	tion.
24	(c) Types of Assistance.—

1 (1) DIPLOMATIC AND POLITICAL SUPPORT. 2 The Secretary of State shall provide diplomatic and 3 political support to the governments of eligible Latin 4 American and Caribbean countries, as necessary, in-5 cluding by using the diplomatic and political influ-6 ence and expertise of the Department of State to 7 build the capacity of those countries to resolve any 8 impediments to the development of projects selected 9 under subsection (b).

10 (2) EARLY-STAGE PROJECT SUPPORT.—The Di-11 rector of the Trade and Development Agency, in 12 consultation with the Inter-American Development 13 Bank, the Caribbean Development Bank, and the 14 World Bank, shall provide early-stage project sup-15 port with respect to projects selected under sub-16 section (b), as necessary.

17 (3) LATE-STAGE PROJECT SUPPORT.—Federal
18 departments and agencies described in subsection
19 (a) that provide late-stage project support shall do
20 so with respect to projects selected under subsection
21 (b), as necessary.

22 (d) EXCEPTION FROM CERTAIN LIMITATION UNDER
23 BUILD ACT.—

24 (1) IN GENERAL.—For purposes of providing
25 support for projects under this section—

1	(A) the United States International Devel-
2	opment Finance Corporation may provide sup-
3	port for projects in countries with upper-mid-
4	dle-income economies or high-income economies
5	(as those terms are defined by the World
6	Bank);
7	(B) the restriction under section
8	1412(c)(2) of the BUILD Act of 2018 (22)
9	U.S.C. $9612(c)(2)$) shall not apply; and
10	(C) the Corporation shall restrict the pro-
11	vision of such support in a country described in
12	subparagraph (A) unless—
13	(i) the President certifies to the ap-
14	propriate congressional committees that
15	such support furthers the national eco-
16	nomic or foreign policy interests of the
17	United States; and
18	(ii) such support is—
19	(I) designed to produce signifi-
20	cant developmental outcomes or pro-
21	vide developmental benefits to the
22	poorest population of that country; or
23	(II) necessary to preempt or
24	counter efforts by a strategic compet-
25	itor of the United States to secure

significant political or economic lever age or acquire national security-sen sitive technologies or infrastructure in
 a country that is an ally or partner of
 the United States.

6 (e) PROGRESS REPORTS.—Not later than one year 7 after the date of the enactment of this Act, and annually 8 thereafter for seven years, the President shall transmit to 9 the Committee on Foreign Affairs of the House of Representatives and the Committee on Foreign Relations of 10 11 the Senate a report on progress made in providing assist-12 ance for projects under this section that includes the fol-13 lowing:

14 (1) A description of the energy infrastructure
15 projects the United States has identified for such as16 sistance.

17 (2) For each such project—

18 (A) A description of the role of the United
19 States in the project, including in early-stage
20 project support and late-stage project support;

(B) the amount and form of any debt financing and insurance provided by the United
States Government for the project;

24 (C) the amount and form of any early-25 stage project support; and

(D) an update on the progress made on
 the project as of the date of the report.
 (f) ELIGIBLE LATIN AMERICAN OR CARIBBEAN
 PARTNER COUNTRY DEFINED.—In this section, the term
 "eligible Latin American or Caribbean partner country"
 has the meaning given that term in section 3(g).