

117TH CONGRESS 1ST SESSION S. 1774

To strengthen United States engagement in the Oceania region and enhance the security and resilience of allies and partners of the Oceania community, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 20, 2021

Mr. Schatz (for himself and Ms. Murkowski) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

- To strengthen United States engagement in the Oceania region and enhance the security and resilience of allies and partners of the Oceania community, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Honoring Our Commitment to Elevate America's Neigh-
 - 6 bor Islands and Allies Act of 2021" or the "Honoring
 - 7 OCEANIA Act".

1 (b) Table of Contents for

2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Statement of policy.
- Sec. 3. Oceania strategic roadmap.
- Sec. 4. Review of USAID programming in Oceania.
- Sec. 5. Oceania development finance strategy.
- Sec. 6. Oceania disaster preparedness.
- Sec. 7. Oceania infrastructure resilience program.
- Sec. 8. Oceania Peace Corps partnerships.
- Sec. 9. Oceania Youth Engagement Coordinator.
- Sec. 10. Improving health care access for veterans in freely associated states.
- Sec. 11. Public health capacity-building in Oceania.
- Sec. 12. Oceania Security Dialogue.
- Sec. 13. Oceania Restoration and Hazards Removal Program.
- Sec. 14. Report on countering illegal, unreported, and unregulated fishing in Oceania.
- Sec. 15. Oceania maritime security initiative.
- Sec. 16. Coordinator for displaced persons.
- Sec. 17. Oceania anticorruption program.
- Sec. 18. Imposition of sanctions with respect to corruption in Oceania.
- Sec. 19. Report on financial intelligence resources of the Department of the Treasury in Oceania.
- Sec. 20. Definitions.

3 SEC. 2. STATEMENT OF POLICY.

- 4 It shall be the policy of the United States—
- 5 (1) to elevate the countries of Oceania, includ-
- 6 ing the people and the protection of their cultural,
- 7 historical, and environmental resources, as a stra-
- 8 tegic priority of the United States Government in all
- 9 national security and economic considerations;
- 10 (2) to promote civil society, the rule of law, and
- democratic governance across Oceania as part of a
- free and open Indo-Pacific region;
- 13 (3) to broaden and deepen relationships with
- the Freely Associated States of the Republic of
- Palau, the Republic of the Marshall Islands, and the

- Federated States of Micronesia through robust defense, diplomatic, economic, and development exchanges that promote the goals of individual states and the entire region;
 - (4) to work with the governments of Pacific Islands countries, Australia, France, Japan, New Zealand, the Republic of Korea, and the United Kingdom to advance shared alliance goals of the Oceania region concerning health, environmental protection, disaster resilience and preparedness, illegal, unreported, and unregulated fishing (commonly referred to as "IUU fishing"), maritime security, and economic development;
 - (5) to invest in a whole-of-government United States strategy that will enhance youth engagement and advance long-term growth and development throughout Oceania, especially as it relates to protecting marine resources and fisheries, addressing the existential global climate crisis, and strengthening the resilience of countries of the Oceania region against current and future threats resulting from extreme weather and severe changes in the environment that pose a threat to livelihoods, public health, and safety;

- (6) to participate, wherever possible and appropriate, in existing regional organizations and international structures to support the Boe Declaration on Regional Security and advance the national security and economic goals of the United States and countries of the Oceania region;
 - (7) to deter and combat acts of malign foreign influence and corruption aimed at undermining the political, environmental, social, and economic stability of the people and governments of countries of Oceania;
 - (8) to improve the local capacity of the countries of Oceania to address public health challenges and improve global health security, particularly as it relates to domestic violence, substance use disorders, obesity, diabetes, and cardiovascular-related diseases, malnutrition, and endemic tropical diseases, as well as global pandemic diseases, such as coronaviruses, influenza viruses, HIV/AIDS, and the Zika virus;
 - (9) to help the countries of Oceania access market-based private sector investments that adhere to best practices regarding transparency, debt sustainability, and environmental and social safeguards as

- an alternative to state-directed investments by authoritarian governments;
- 3 (10) to ensure the people and communities of 4 Oceania remain safe from the risks of old and de-5 grading munitions hazards, marine plastics, and 6 other marine debris that threaten health and liveli-7 hoods; and
- 8 (11) to work cooperatively with all governments 9 in Oceania to promote the dignified return of all the 10 remains of members of the United States Armed 11 Forces that are missing in action from previous con-12 flicts in the Indo-Pacific region.

13 SEC. 3. OCEANIA STRATEGIC ROADMAP.

- 14 (a) Oceania Strategic Roadmap.—Not later than
- 15 180 days after the date of the enactment of this Act, the
- 16 Secretary of State shall submit to the appropriate congres-
- 17 sional committees a strategic roadmap for strengthening
- 18 United States engagement with the countries specified in
- 19 subsection (c) to address shared concerns and promote
- 20 shared goals in pursuit of security and resiliency for the
- 21 countries of Oceania.
- (b) Elements.—The strategic roadmap required by
- 23 subsection (a) shall include the following:
- 24 (1) An assessment of the regional goals and
- concerns shared by the countries specified in sub-

- section (c), including a review of issues related to anticorruption, maritime security, environmental protection, fisheries management, foreign economic assistance and development, and disaster resilience and preparedness.
 - (2) A review of ongoing programs and initiatives by the governments of the countries specified in subsection (c) and the United States in pursuit of those shared regional goals and concerns, including with respect to the issues described in paragraph (1).
 - (3) A review of ongoing programs and initiatives by regional organizations and other related intergovernmental structures aimed at addressing the issues described in paragraph (1).
 - (4) A plan for aligning United States programs and resources in pursuit of the shared regional goals and concerns with respect to the issues described in paragraph (1).
 - (5) Recommendations for additional United States authorities, personnel, programs, or resources necessary to execute the strategic roadmap.
 - (6) Any other elements the Secretary considers appropriate.

1 (c) Countries Specified.—The countries specified in this subsection are the following: 3 (1) Australia. (2) France. (3) Japan. 6 (4) New Zealand. 7 (5) The Republic of Korea. 8 (6) The United Kingdom. SEC. 4. REVIEW OF USAID PROGRAMMING IN OCEANIA. 10 (a) IN GENERAL.—The Secretary of State, in coordination with the Administrator of the United States Agen-12 cy for International Development (in this section referred to as "USAID"), shall include the countries of Oceania in existing strategic planning and multi-sector program 14 15 evaluation processes, including the Department of State's Integrated Country Strategies and USAID's Country De-16 velopment Cooperation Strategies, the Joint Strategic Plan, and the Journey to Self-Reliance Country Road-19 maps. 20 (b) Programmatic Considerations.—Evaluations 21 and considerations for countries of Oceania in the pro-22 gram planning and strategic development processes under 23 subsection (a) should include— 24 (1) descriptions of the diplomatic and develop-25 ment challenges of the Indo-Pacific countries of Oce-

1	ania as those challenges relate to the strategic, eco-
2	nomic, and humanitarian interests of the United
3	States;
4	(2) reviews of existing Department of State and
5	USAID programs to address the diplomatic and de-
6	velopment challenges of those countries evaluated
7	under paragraph (1);
8	(3) descriptions of the barriers, if any, to in-
9	creasing Department of State and USAID program-
10	ming to countries of Oceania, including—
11	(A) the relative income level of the coun-
12	tries of Oceania relative to other regions where
13	there is high demand for United States foreign
14	assistance to support development needs;
15	(B) the relative capacity of the countries of
16	Oceania to absorb United States foreign assist-
17	ance for diplomatic and development needs
18	through partner governments and civil society
19	institutions; and
20	(C) any other factor that the Secretary or
21	Administrator determines may constitute a bar-
22	rier to deploying or increasing United States
23	foreign assistance to the countries of Oceania;
24	(4) assessments of the presence of, degree of
25	international development by, partner country in-

- debtedness to, and political influence of malign foreign governments, such as the Government of the People's Republic of China, and non-state actors;
 - (5) assessments of new foreign economic assistance modalities that could assist in strengthening United States foreign assistance in the countries of Oceania, including the deployment of technical assistance and asset recovery tools to partner governments and civil society institutions to help develop the capacity and expertise necessary to achieve selfsufficiency;
 - (6) an evaluation of the existing budget and resource management processes for the mission and work of the Department of State and USAID with respect to programming in the countries of Oceania;
 - (7) an explanation of how the Secretary and the Administrator will use existing programming processes, including those with respect to development of an Integrated Country Strategy, a Country Development Cooperation Strategy, the Joint Strategic Plan, and the Journey to Self-Reliance Country Roadmaps, to advance the long-term growth, governance, economic development, and resilience of the countries of Oceania; and

- 1 (8) any recommendations about appropriate
- 2 budgetary, resource management, and programmatic
- 3 changes necessary to assist in strengthening United
- 4 States foreign assistance programming in the coun-
- 5 tries of Oceania.
- 6 (c) Oceania Defined.—In this section, the term
- 7 "Oceania" includes such independent countries of Oceania
- 8 as are identified by the Secretary of State and the Admin-
- 9 istrator of the United States Agency for International De-
- 10 velopment.

11 SEC. 5. OCEANIA DEVELOPMENT FINANCE STRATEGY.

- 12 (a) IN GENERAL.—The Chief Executive Officer of the
- 13 United States International Development Finance Cor-
- 14 poration (in this section referred to as the "Corporation"),
- 15 in consultation with the Administrator of the United
- 16 States Agency for International Development, shall estab-
- 17 lish a strategy for supporting the development goals of the
- 18 countries of Oceania using market-based private invest-
- 19 ment wherever there is appropriate capacity to absorb pri-
- 20 vate financing.
- 21 (b) Purpose.—The purpose of the strategy required
- 22 by subsection (a) is to ensure that the United States Gov-
- 23 ernment is fully utilizing existing development finance au-
- 24 thorities to support efforts of the countries of Oceania to
- 25 access market-based private investment, including authori-

- 1 ties provided under the Better Utilization of Investments
- 2 Leading to Development Act of 2018 (22 U.S.C. 9601 et
- 3 seq.), and consistent with section 1412(c) of that Act (22)
- 4 U.S.C. 9612(c)), to support sustainability, resilience, and
- 5 development.
- 6 (c) Objectives.—In developing the strategy re-
- 7 quired by subsection (a), the Chief Executive Officer of
- 8 the Corporation shall consider the following, to the max-
- 9 imum extent practicable:
- 10 (1) How the full range of financing products
- and technical assistance tools available to the Cor-
- poration can be used to help counter malign foreign
- influence in Oceania that entraps host countries with
- development projects that result in high indebted-
- 15 ness and financial imbalance.
- 16 (2) How the Corporation can create an invest-
- ment portfolio that complements existing United
- 18 States foreign economic assistance programs in the
- countries of Oceania, including specifically those ac-
- 20 tivities aimed at advancing the long-term growth,
- 21 governance, economic development, and resilience of
- the countries of Oceania.
- 23 (3) How the Corporation can partner with re-
- lated institutions of the governments of Australia,
- New Zealand, and Japan to maximize the effective-

- ness of United States financing products and technical assistance tools to help the countries of Oceania use market-based investment to advance economic security as it relates to the development of fifth generation and future generation telecommunications infrastructure, undersea cables, and other critical infrastructure and associated supply chains.
 - (4) How the Corporation can create an investment portfolio that minimizes financial risk exposure to the United States Government while helping to support the sustainable development goals of the countries of Oceania.
 - (5) How the capacity of the private sector and economic constraints of the countries in Oceania may, at times, require that investment and development are better supported by government rather than the private sector.
- 18 (d) Report.—Not later than March 1, 2022, and annually thereafter, the Chief Executive Officer of the Corporation shall submit to the appropriate congressional committees a list of countries for which the Corporation plans to prioritize support for access to market-based private investment based on the objectives described in sub-

section (c) during the following 12-month period.

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- 1 (e) Oceania Defined.—In this section, the term 2 "Oceania" includes such independent countries of Oceania 3 as are identified by the Chief Executive Officer of the Cor-4 poration and the Administrator of the United States 5 Agency for International Development. SEC. 6. OCEANIA DISASTER PREPAREDNESS. 6 7 (a) IN GENERAL.—The Secretary of State shall de-8 velop a program to strengthen the disaster risk reduction 9 and resilience of the countries of Oceania. 10 (b) Goals.—The goals of the program required by 11 subsection (a) are to help the countries of Oceania— 12 (1) build national first responder capacity to 13 anticipate, respond to, and recover from natural and man-made disasters; 14 15 (2) strengthen end-to-end early warning sys-16 tems to ensure the ability of emergency management 17 and first responders to reach all communities vulner-18 able to natural and man-made disasters; and 19 (3) improve community-based assistance, in-20 cluding through the development of community ac-21 tion plans, exercises, and training programs that im-22 prove local capacity to deliver first aid and emer-23 gency services.
- 24 (c) Interagency Coordination.—In developing 25 the program required by subsection (a), the Secretary

1	shall review best practices of, and, where appropriate, col-
2	laborate with, other United States Government agencies
3	to strengthen the disaster risk reduction and resilience of
4	the countries of Oceania, including—
5	(1) the Office of Foreign Disaster Assistance of
6	the United States Agency for International Develop-
7	ment;
8	(2) the Food and Nutrition Service of the De-
9	partment of Agriculture;
10	(3) the Federal Emergency Management Agen-
11	cy of the Department of Homeland Security;
12	(4) the Federal Communications Commission;
13	(5) the National Oceanic and Atmospheric Ad-
14	ministration of the Department of Commerce; and
15	(6) the United States Coast Guard.
16	(d) Academic Partnerships.—The Secretary may
17	partner with institutions of higher education in the United
18	States and affiliated centers of excellence that have exper-
19	tise with strengthening disaster risk reduction and resil-
20	ience to carry out the program required by subsection (a).
21	(e) Report Required.—
22	(1) In general.—Not later than one year
23	after the date of the enactment of this Act, the Sec-
24	retary shall submit to the appropriate congressional
25	committees a report on the status of the program re-

- quired by subsection (a) in strengthening the disaster risk reduction and resilience of the countries of Oceania.
 - (2) Elements.—The report required by paragraph (1) shall include the following:
 - (A) A review of programs that currently exist to strengthen the disaster risk reduction and resilience of the countries of Oceania, including with respect to the programs and activities of regional partners and organizations to strengthen disaster preparedness and emergency management, and a description of how those efforts have been incorporated into the program required by subsection (a).
 - (B) An assessment of the challenges with delivering assistance to the countries of Oceania in support of the goals described in subsection (b).
 - (C) Recommendations regarding the funding, personnel, and related resources required to address the challenges described in subparagraph (B).

1	SEC. 7. OCEANIA INFRASTRUCTURE RESILIENCE PRO-
2	GRAM.
3	(a) In General.—The Secretary of State, in collabo-
4	ration with the Secretary of Transportation, the Chief of
5	Engineers, and the Secretary of Energy, working through
6	the directors of the national laboratories of the Depart-
7	ment of Energy and the Secretary of the Treasury, shall
8	develop a program to provide frequent and meaningful
9	technical assistance to inform the needs assessments and
10	planning of the countries of Oceania to protect against
11	threats to critical infrastructure.
12	(b) GOALS.—The goal of the program established
13	under subsection (a) is to strengthen United States sup-
14	port of the countries of Oceania in assessing—
15	(1) existing and forecasted threats to the
16	functionality and safety of infrastructure resulting
17	from sea-level fluctuation, salt water intrusion, ex-
18	treme weather, or other severe changes in the envi-
19	ronment, as well as cyber threats and any other se-
20	curity risks that disrupt essential services or threat-
21	en public health;
22	(2) the strategies, designs, and engineering
23	techniques for reinforcing or rebuilding failing infra-
24	structure in ways that with withstand and maintain
25	function in light of existing and forecasted threats to

 $community\ infrastructure;$

- (3) rate and sources of deterioration, structural
 deficiencies, and most pressing risks to public safety
 from aging and failing infrastructure;
 - (4) priorities for infrastructure improvement, reinforcement, re-engineering, or replacement based on the significance of infrastructure to ensuring public health, safety, and economic growth;
 - (5) risks associated with the interconnectedness of supply chains and technology, communications, and financial systems; and
- 11 (6) the policy and governance needed to 12 strengthen critical infrastructure resilience, includ-13 ing with respect to infrastructure financing to meet 14 the contemporary needs of countries in Oceania.
- 15 (c) ACTIVITIES.—To achieve the purpose of the pro-16 gram established under subsection (a), the Secretary is en-17 couraged to consider the following activities:
 - (1) Educational and information sharing with the countries of Oceania that helps develop the local capacity of government and civil society leaders to evaluate localized critical infrastructure risks, interdependencies across systems, and risk-mitigation solutions.
- 24 (2) Technology exchanges that provide the 25 countries of Oceania with access to proven, cost-ef-

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- fective solutions for mitigating the risks associated with critical infrastructure vulnerabilities and related interdependencies.
- 4 (3) Financial and budget management and re-5 lated technical assistance that provide the countries 6 of Oceania with additional capacity to access, man-7 age, and service financing for contemporary infra-8 structure projects to support the resilience needs of 9 communities in the Oceania region.

10 SEC. 8. OCEANIA PEACE CORPS PARTNERSHIPS.

- 11 (a) IN GENERAL.—Not later than one year after the
- 12 date of the enactment of this Act, the Director of the
- 13 Peace Corps shall submit to Congress a report on strate-
- 14 gies to reasonably and safely expand the number of Peace
- 15 Corps volunteers in Oceania, with the goals of—
- (1) expanding the presence of the Peace Corpsto all currently feasible locations in Oceania; and
- 18 (2) working with regional and international
- partners of the United States to expand the presence
- of Peace Corps volunteers in low-income Oceania
- 21 communities in support of climate resilience initia-
- tives.
- (b) Elements.—The report required by subsection
- 24 (a) shall—

1	(1) assess the factors contributing to the cur-
2	rent absence of the Peace Corps and its volunteers
3	in Oceania; and
4	(2) examine potential remedies that include
5	working with United States Government agencies
6	and regional governments, including governments of
7	United States allies—
8	(A) to increase the health infrastructure
9	and medical evacuation capabilities of the coun-
10	tries of Oceania to better support the safety of
11	Peace Corps volunteers while in those countries;
12	(B) to address physical safety concerns
13	that have decreased the ability of the Peace
14	Corps to operate in Oceania; and
15	(C) to increase transportation infrastruc-
16	ture in the countries of Oceania to better sup-
17	port the travel of Peace Corps volunteers and
18	their access to necessary facilities.
19	(3) evaluate the potential to expand the deploy-
20	ment of Peace Corps Response volunteers to help the
21	countries of Oceania address social, economic, and
22	development needs of their communities that require
23	specific professional expertise; and

1	(4) explore potential new operational models to
2	address safety and security needs of Peace Corps
3	volunteers in the countries of Oceania, including—
4	(A) changes to volunteer deployment dura-
5	tions; and
6	(B) scheduled redeployment of volunteers
7	to regional or United States-based healthcare
8	facilities for routine physical and behavioral
9	health evaluation.
10	(c) Volunteers in Low-Income Oceania Commu-
11	NITIES.—
12	(1) In general.—In examining the potential
13	to expand the presence of Peace Corps volunteers in
14	low-income Oceania communities under subsection
15	(a)(3), the Director of the Peace Corps shall con-
16	sider the development of initiatives described in
17	paragraph (2).
18	(2) Initiatives described.—Initiatives de-
19	scribed in this paragraph are volunteer initiatives
20	that help the countries of Oceania address social,
21	economic, and development needs of their commu-
22	nities, including by—
23	(A) addressing, through appropriate resil-
24	ience-based interventions, the vulnerability that
25	communities in Oceania face as result of ex-

1	treme	weather,	severe	environmental	change,
2	and ot	her climat	e relate	d trends; and	

(B) improving, through smart infrastructure principles, access to transportation and connectivity infrastructure that will help address the economic and social challenges that communities in Oceania confront as a result of poor or nonexistent infrastructure.

9 SEC. 9. OCEANIA YOUTH ENGAGEMENT COORDINATOR.

- 10 (a) FINDINGS.—Congress makes the following find-11 ings:
 - (1) The population of Oceania is young, with an estimated 23 percent of individuals living in the region under the age of 15 years old.
 - (2) In some of the countries of Oceania, the percentage of the population under the age of 15 years old is higher than the regional average, including in the Federated States of Micronesia (32 percent), Papua New Guinea (36 percent), and the Republic of the Marshall Islands (39 percent).
 - (3) Young people, especially young women and girls, in Oceania are disproportionately impacted by sustainable development challenges, including challenges with access to employment, education, health

- care, and housing, as well as food, water, and sanitation.
- 3 (4) Enhancing United States engagement with 4 young people in Oceania can strengthen democratic 5 governance and civil society and increase civic en-6 gagement in support of achieving regional sustain-7 able development goals.
- 9 for the Office of Public Affairs and Public Diplomacy and
 10 Regional and Security of the Bureau of East Asian and
 11 Pacific Affairs of the Department of State shall serve as
 12 the Oceania Youth Engagement Coordinator (in this sec13 tion referred to as the "Coordinator") to work with the
 14 Assistant Secretary of State for East Asian and Pacific
 15 Affairs and the Assistant Secretary of State for Global
 16 Public Affairs regarding youth engagement matters in

18 (c) Duties.—The Coordinator shall—

19 (1) ensure that youth engagement in Oceania 20 and supporting activities are integrated in and co-21 ordinated between the foreign policy initiatives of 22 the Bureau of East Asian and Pacific Affairs and 23 the Bureau of Global Public Affairs;

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Oceania.

- (2) ensure that youth engagement opportunities
 are developed in support of the programs, activities,
 and initiatives authorized under this Act;
 - (3) advocate for programs to expand Oceania youth engagement, including through educational and cultural exchange programs of the Department of State, as well as through country partnerships and civil society engagement coordinated through and with the support of the United States missions (including the chiefs of mission) in the countries of Oceania; and
 - (4) coordinate Oceania youth engagement with other bureaus and offices of the Department of State, including, as appropriate, the United States Agency for International Development and the United States Mission to the United Nations.

17 SEC. 10. IMPROVING HEALTH CARE ACCESS FOR VETERANS

18 IN FREELY ASSOCIATED STATES.

(a) Demonstration Program.—

(1) IN GENERAL.—Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs, in coordination with the Secretary of the Interior, shall commence a demonstration program to provide hospital care, medical

- services, and extended care services to veterans residing in the freely associated states.
 - (2) Duration.—The Secretary shall carry out the demonstration program required by paragraph (1) during the 3-year period beginning on the date of the commencement of the demonstration program.
 - (3) Elements.—In carrying out the demonstration program required by paragraph (1), the Secretary shall—
 - (A) consult with the Secretary of Defense, the Secretary of Health and Human Services, the Secretary of the Interior, the Secretary of State, each government of the freely associated states, and nongovernmental organizations as the Secretary considers appropriate;
 - (B) emphasize the use of telehealth and provide education and training using technology-enabled collaborative learning and capacity-building models to employees of the Department of Veterans Affairs and, to the extent practicable, to local health care providers, responsible for carrying out the demonstration program;

1	(C) assess the feasibility of providing hos-
2	pital care, medical services, and extended care
3	services through local providers;
4	(D) conduct a robust outreach program to
5	inform veterans in the freely associated states
6	about the demonstration program and the serv-
7	ices available under the demonstration program;
8	(E) assess the feasibility and advisability
9	of building clinics or leasing space on military
10	installations or embassy compounds or in con-
11	sulate facilities of the United States in the free-
12	ly associated states for the purposes of pro-
13	viding hospital care, medical services, and ex-
14	tended care services to veterans; and
15	(F) submit to the Committee on Veterans'
16	Affairs of the Senate and the Committee on
17	Veterans' Affairs of the House of Representa-
18	tives a report on the findings of the Secretary
19	with respect to the demonstration program that
20	includes—
21	(i) an explanation of how the Sec-
22	retary expects to provide continuity of care
23	to veterans in the freely associated states;
24	(ii) an assessment of the barriers and
25	facilitators to providing hospital care, med-

1 ical services, and extended care services to 2 veterans residing in the freely associated 3 states, including recommendations to facilitate the provision of such care and services; and 6 (iii) an estimate of the budgetary re-7 sources required to establish and provide 8 hospital care, medical services, and ex-9 tended care services to veterans in the 10 freely associated states during the 10-year 11 period beginning on the date of the sub-12 mittal of the report to such committees. 13 (4) Definitions.—In this subsection: 14 (A) Freely associated states.—The 15 term "freely associated states" means the Re-16 public of Palau, the Republic of the Marshall 17 Islands, and the Federated States of Micro-18 nesia, which have each entered into a Compact 19 of Free Association with the United States. (B) VETERAN.—The term "veteran" has 20 21 the meaning given such term in section 101 of 22 title 38, United States Code. 23 (b) Conditions Under Which Care Is Required To Be Furnished Under Veterans Community Care

Program.—Section 1703(d) of title 38, United States

- 1 Code, is amended by adding at the end the following new
- 2 paragraph:
- 3 "(4) For purposes of paragraph (1)(B), the
- 4 term 'State' includes the Republic of Palau, the Re-
- 5 public of the Marshall Islands, and the Federated
- 6 States of Micronesia, which have each entered into
- 7 a Compact of Free Association with the United
- 8 States.".
- 9 (c) Hospital Care, Medical Services, and
- 10 Nursing Home Care Abroad.—Section 1724 of such
- 11 title is amended—
- 12 (1) in subsection (b)(2)(A), by striking "or in
- Canada" and inserting ", Canada, or the freely asso-
- ciated states"; and
- 15 (2) by adding at the end, the following new sub-
- 16 section:
- 17 "(f) In this section, the term 'freely associated states'
- 18 means the Republic of Palau, the Republic of the Marshall
- 19 Islands, and the Federated States of Micronesia, which
- 20 have each entered into a Compact of Free Association with
- 21 the United States.".
- 22 SEC. 11. PUBLIC HEALTH CAPACITY-BUILDING IN OCEANIA.
- 23 (a) IN GENERAL.—The Secretary of State, in con-
- 24 sultation with the Secretary of Health and Human Serv-
- 25 ices, shall establish a program to make grants, enter into

- 1 cooperative agreements, and supplement funds available
- 2 under Federal programs administered by agencies other
- 3 than the Department of State or the Department of
- 4 Health and Human Services to support the governments
- 5 of the countries of Oceania in building public health capac-
- 6 ity and improving access to care and local health out-
- 7 comes.
- 8 (b) AUTHORITY.—The Secretary of State, in con-
- 9 sultation with the Secretary of Health and Human Serv-
- 10 ices, shall establish eligibility criteria and a process for
- 11 providing assistance described in subsection (a), which
- 12 shall include the authority—
- 13 (1) to make grants and enter into cooperative
- agreements with, and supplement other available
- 15 Federal funds directly to, the governments of the
- 16 countries of Oceania in accordance with the Foreign
- 17 Assistance Act of 1961 (22 U.S.C. 2151 et seq.);
- 18 (2) to provide grants to qualified nongovern-
- mental organizations within the counties of Oceania
- specialized in building health capacity and improving
- access to care and local health outcomes; and
- 22 (3) to provide grants to qualified United States
- 23 nongovernmental organizations and institutions of
- 24 higher education specialized in building health ca-

1	pacity and improving access to care and health out-
2	comes in Oceania.
3	(c) Scope of Assistance.—
4	(1) In General.—The program established
5	under subsection (a) shall prioritize assistance aimed
6	at building public health capacity and improving ac-
7	cess to care and health outcomes related to—
8	(A) maternal and child morbidity and mor-
9	tality;
10	(B) morbidity and mortality from sexually
11	transmitted infections, HIV/AIDS, tuberculosis,
12	malaria, and neglected tropical diseases;
13	(C) morbidity, premature death, and dis-
14	abilities from noncommunicable diseases;
15	(D) gender-based violence;
16	(E) substance use disorder;
17	(F) mortality due to epidemics, disasters,
18	and the impacts from severe weather and envi-
19	ronmental change;
20	(G) access to essential mental, behavioral,
21	and physical health services and supplies; and
22	(H) any other health issue that the Sec-
23	retary of State, in consultation with the Sec-
24	retary of Health and Human Services, deter-

1	mines is necessary to improving access to care
2	and health outcomes.
3	(2) Goals.—To support the goals of the pro-
4	gram established under subsection (a), the Secretary
5	may consider incorporating traditional modalities for
6	improving access to care and health outcomes, such
7	as—
8	(A) the use of interactive technology, such
9	as telehealth;
10	(B) the deployment of mobile health teams;
11	(C) indigenous health worker recruitment,
12	training, and retention activities;
13	(D) strategies for overcoming the logistics
14	management challenges posed by vast distances,
15	geographic isolation, and multinational regula-
16	tion; and
17	(E) health promotion and preventive medi-
18	cine initiatives.
19	(d) Report Required.—
20	(1) IN GENERAL.—Not later than one year
21	after the establishment of the program under sub-
22	section (a), and annually thereafter, the Secretary of
23	State, in consultation with the Secretary of Health
24	and Human Services, shall submit to the appropriate
25	congressional committees a report on the outcomes

1	with respect to the efficacy of United States assist-
2	ance to the governments of the countries of Oceania
3	in building public health capacity and improving
4	local health outcomes.
5	(2) Elements.—The report required by para-
6	graph (1) shall include the following:
7	(A) An explanation and review of the
8	methodology used to determine which activities
9	to fund to achieve the goals of the program es-
10	tablished under subsection (a).
11	(B) A description of each grant, coopera-
12	tive agreement, or other funding mechanism se-
13	lected to support the goals of the program dur-
14	ing the year preceding submission of the report.
15	(C) An explanation of how, if at all, tradi-
16	tional modalities for building health capacity
17	and improving access to care and health out-
18	comes were integrated into the program, includ-
19	ing—
20	(i) the use of interactive technology,
21	such as telehealth;
22	(ii) the deployment of mobile health
23	teams;
24	(iii) the recruitment, training, and re-
25	tention of indigenous health workers;

1	(iv) strategies for overcoming the lo-
2	gistics management challenges posed by
3	vast distances, geographic isolation, and
4	multinational regulation; and
5	(v) health promotion and preventive
6	medicine initiatives.
7	(D) An assessment of the activities carried
8	out under the program and their efficacy in
9	achieving the goals of the program.
10	(E) A review of how public health capacity
11	and access to care and health outcomes have
12	improved from the year preceding the year cov-
13	ered by the report.
14	(F) An assessment of areas for improve-
15	ment in achieving the goals of the program, in-
16	cluding consideration of new modalities for im-
17	proving health capacity and outcomes in Oce-
18	ania.
19	(e) Authorization of Appropriations.—
20	(1) In general.—There are authorized to be
21	appropriated such sums as may be necessary to
22	carry out the program under this section.
23	(2) Period of Availability.—Amounts ap-
24	propriated or otherwise made available pursuant to

1	the authorization of appropriations under paragraph
2	(1) shall remain available until expended.
3	SEC. 12. OCEANIA SECURITY DIALOGUE.
4	(a) IN GENERAL.—Not later than one year after the
5	date of the enactment of this Act, the Secretary of State
6	shall submit to the appropriate congressional committees
7	a report on the feasibility and advisability of establishing
8	a United States-based public-private sponsored security
9	dialogue (to be known as the "Oceania Security Dia-
10	logue") among the countries of Oceania for the purposes
11	of jointly exploring and discussing issues affecting the eco-
12	nomic, diplomatic, and national security of the countries
13	of Oceania.
14	(b) Report Required.—The report required by
15	subsection (a) shall, at a minimum, include the following:
16	(1) A review of the ability of the Department
17	of State to participate in a public-private sponsored
18	security dialogue, including the available expertise,
19	funding, and other resources available to the Bureau
20	of Educational and Cultural Affairs of the Depart-
21	ment of State.
22	(2) An assessment of the potential locations for
23	conducting an Oceania Security Dialogue in the ju-

risdiction of the United States.

- Oceania Security Dialogue that would maximize participation of representatives from the Pacific Islands countries of Oceania and United States allies that work in support of regional issues, including the governments of Australia, France, Japan, New Zealand, the Republic of Korea, and the United Kingdom.
 - (4) A review of the funding modalities available to the Department of State to help finance an Oceania Security Dialogue, including grant-making authorities available to the Department of State.
 - (5) An assessment of any administrative, statutory, or other legal limitations that would prevent the establishment of an Oceania Security Dialogue with participation and support of the Department of State as described in subsection (a).
 - (6) An evaluation of how an Oceania Security Dialogue could help amplify the issues and work of existing regional structures and organizations dedicated to the security of the Oceania region, such as the Pacific Islands Forum and Pacific Environmental Security Forum.
 - (7) An analysis of how an Oceania Security Dialogue would help with implementation of the

1	strategic roadmap required by section 3 and advance
2	the National Security Strategy of the United States.
3	(c) Interagency Consultation.—To the extent
4	practicable, the Secretary of State may consult with the
5	Secretary of Defense and, where appropriate, evaluate the
6	lessons learned of the Regional Centers for Security Stud-
7	ies of the Department of Defense to determine the feasi-
8	bility and advisability of establishing a United States-
9	based public-private Oceania Security Dialogue.
10	SEC. 13. OCEANIA RESTORATION AND HAZARDS REMOVAL
11	PROGRAM.
12	(a) In General.—The Secretary of State shall es-
13	tablish an Oceania Restoration and Hazards Removal Pro-
14	gram (in this section referred to as the "Program").
15	(b) Purpose.—The purpose of the Program is—
16	(1) to coordinate with the countries of Oce-
17	ania—
18	(A) to support survey and clearance oper-
19	ations of buried and abandoned bombs, mor-
20	tars, artillery shells, and unexploded ordnance
21	from battlefields of World War II; and
22	(B) to identify, isolate, and, where appro-
23	priate, mitigate environmental risks associated
24	with submerged maritime vessels that pose a
25	public health or marine resource threat because

- of the presence of oil, fuel, corrosive metals, or other toxins; and
- 3 (2) to build the national capacity of the coun-4 tries of Oceania to identify, isolate, and mitigate 5 risks related to explosive ordnance hazards, sub-6 merged maritime vessels, or related hazardous ma-7 rine debris through survey and disposal training, 8 funding to nongovernmental organizations, and sup-9 port to regional cooperation initiatives with countries 10 that are partners and allies of the United States, in-11 cluding Australia, France, Japan, New Zealand, the 12 Republic of Korea, and the United Kingdom.
- 13 (c) REPORT REQUIRED.—Not later than one year
 14 after the date of the enactment of this Act, and annually
 15 thereafter, the Secretary of State shall submit to the com16 mittees specified in subsection (d) a report on the Pro17 gram that includes the following:
 - (1) An assessment of the risk from surface and subsurface explosive ordnance hazards, submerged maritime vessels, and related hazards as determined by the Secretary that exists for the people of Oceania, including a review of threats to critical infrastructure, environmental resources, and other sectors essential to the health, safety, and livelihoods of the people of Oceania.

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- 1 (2) A list of the locations where the United 2 States plans to prioritize mitigation efforts based on 3 the risk assessment conducted under paragraph (1) 4 to support and fund survey and clearance operations 5 and enhance national capacity building to clear haz-6 ards or mitigate risks associated with the hazards 7 identified in paragraph (1).
 - (3) A description of the survey and removal activities and national capacity building initiatives conducted during the year preceding submission of the report, including an explanation of how those activities and initiatives aligned with the activities and initiatives of countries that are partners or allies of the United States.
 - (4) A description of the survey and removal activities and national capacity building initiatives planned for the year following the submission of the report, including budgetary and other resource requirements necessary to conduct those activities and initiatives during that year.
 - (5) A description of the United States support provided to nongovernmental organizations conducting survey and removal activities in the countries of Oceania.

1	(d) Committees Specified.—The committees spec-
2	ified in this subsection are—
3	(1) the appropriate congressional committees;
4	and
5	(2) the Committee on Appropriations of the
6	Senate and the Committee on Appropriations of the
7	House of Representatives.
8	(e) Authorization of Appropriations.—There
9	are authorized to be appropriated to the Secretary of State
10	\$1,000,000 for each of fiscal years 2022 through 2026
11	to carry out this section.
12	SEC. 14. REPORT ON COUNTERING ILLEGAL, UNREPORTED,
13	AND UNREGULATED FISHING IN OCEANIA.
13 14	AND UNREGULATED FISHING IN OCEANIA. (a) Sense of Congress.—It is the sense of Con-
14	(a) Sense of Congress.—It is the sense of Con-
14 15	(a) Sense of Congress.—It is the sense of Congress that—
141516	(a) Sense of Congress.—It is the sense of Congress that—(1) many countries of the Oceania region de-
14151617	 (a) Sense of Congress.—It is the sense of Congress that— (1) many countries of the Oceania region depend on commercial tuna fisheries as a critical compend
1415161718	 (a) Sense of Congress.—It is the sense of Congress that— (1) many countries of the Oceania region depend on commercial tuna fisheries as a critical component of their economies;
141516171819	 (a) Sense of Congress.—It is the sense of Congress that— (1) many countries of the Oceania region depend on commercial tuna fisheries as a critical component of their economies; (2) the Government of the People's Republic of
14 15 16 17 18 19 20	 (a) Sense of Congress.—It is the sense of Congress that— (1) many countries of the Oceania region depend on commercial tuna fisheries as a critical component of their economies; (2) the Government of the People's Republic of China has used its licensed fishing fleet to exert
14 15 16 17 18 19 20 21	 (a) Sense of Congress.—It is the sense of Congress that— (1) many countries of the Oceania region depend on commercial tuna fisheries as a critical component of their economies; (2) the Government of the People's Republic of China has used its licensed fishing fleet to exert greater influence in Oceania, but at the same time,

- 1 (3) the sustainability of Oceania's fisheries is 2 threatened by IUU fishing, which depletes both com-3 mercially important fish stocks and non-targeted 4 species that help maintain the integrity of the ocean 5 ecosystem;
 - (4) IUU fishing puts pressure on protected species of marine mammals, sea turtles, and sea birds, which also jeopardizes the integrity of the ocean ecosystem;
 - (5) because IUU fishing goes unrecorded, the loss of biomass compromises the work of scientists to assess and model fishery stocks and advise managers on sustainable catch levels;
 - (6) beyond the damage to living marine resources, IUU fishing also contributes directly to illegal activity in the Oceania region, such as food fraud, smuggling, and human trafficking;
 - (7) current approaches to IUU fishing enforcement rely on established methods, such as vessel monitoring systems, logbooks maintained by government fisheries enforcement authorities to record the catches landed by fishing vessels, and corroborating data on catches hand-collected by human observer programs;

1	(8) such established methods are imperfect be-
2	cause—
3	(A) vessels can turn off monitoring sys-
4	tems and unlicensed vessels do not use them;
5	and
6	(B) observer coverage is thin and subject
7	to human error and corruption;
8	(9) maritime domain awareness technology so-
9	lutions for vessel monitoring have gained credibility
10	in recent years and include systems such as observ-
11	ing instruments deployed on satellites, crewed and
12	uncrewed air and surface systems, aircraft, and sur-
13	face vessels, as well as electronic monitoring systems
14	on fishing vessels;
15	(10) maritime domain awareness technologies
16	hold the promise of significantly augmenting the
17	current IUU fishing enforcement capacities; and
18	(11) maritime domain awareness technologies
19	offer an avenue for addressing key United States na-
20	tional interests, including those interests related
21	to—
22	(A) increasing bilateral diplomatic ties with
23	key allies and partners in the Oceania region:

1	(B) countering illicit trafficking in arms,
2	narcotics, and human beings associated with
3	IUU fishing;
4	(C) advancing security, long-term growth,
5	and development in the Oceania region;
6	(D) supporting ocean conservation objec-
7	tives;
8	(E) reducing food insecurity; and
9	(F) countering attempts by the Govern-
10	ment of the People's Republic of China to grow
11	its influence in the Oceania region.
12	(b) Report Required.—
13	(1) In general.—Not later than 180 days
14	after the date of the enactment of this Act, the Sec-
15	retary of State, in consultation with the Adminis-
16	trator of the National Oceanic and Atmospheric Ad-
17	ministration, the Commandant of the Coast Guard,
18	and the Secretary of Defense, shall submit to the
19	appropriate congressional committees a report as-
20	sessing the use of advanced maritime domain aware-
21	ness technology systems to combat IUU fishing in
22	Oceania.
23	(2) Elements.—The report required by para-
24	graph (1) shall include—

(A) a review of the effectiveness of existing 1 2 monitoring technologies, including electronic monitoring systems, to combat IUU fishing; 3 4 (B) recommendations for effectively integrating effective monitoring technologies into a 6 Oceania-wide strategy for IUU fishing enforce-7 ment: 8 (C) an assessment and recommendations 9 for the secure and reliable processing of data 10 from such monitoring technologies, including 11 the security and verification issues; 12 (D) the technical and financial capacity of 13 countries of the Oceania region to deploy and 14 maintain large-scale use of maritime domain 15 awareness technological systems for the pur-16 poses of combating IUU fishing and supporting 17 fisheries resource management; 18 (E) a review of the technical and financial 19 capacity of regional organizations and inter-20 national structures to support countries of the 21 Oceania region in the deployment and mainte-22 nance of large-scale use of maritime domain

awareness technology systems for the purposes

of combating IUU fishing and supporting fish-

eries resource management;

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1 (F) an evaluation of the utility of using
2 foreign assistance, security assistance, and de3 velopment assistance provided by the United
4 States to countries of the Oceania region to
5 support the large-scale deployment and oper6 ations of maritime domain awareness systems
7 to increase maritime security across the region;
8 and

(G) an assessment of the role of large-scale deployment and operations of maritime domain awareness systems throughout Oceania to supporting United States economic and national security interests in the Oceania region, including efforts related to countering IUU fishing, improving maritime security, and countering malign foreign influence.

17 SEC. 15. OCEANIA MARITIME SECURITY INITIATIVE.

- 18 (a) IN GENERAL.—The Secretary of Defense and the 19 Secretary of Homeland Security shall cooperate to carry 20 out a program in support of strengthening maritime security partnerships in Oceania using assets of the Department of Defense and the Department of Homeland Security.
- 24 (b) Goals.—The goals of the program developed 25 under subsection (a) shall be, to the extent practicable—

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- (1) to enhance interoperability between personnel of the United States Coast Guard and the United States Navy and the maritime forces of countries that are allies and partners of the United States in Oceania;
 - (2) to strengthen the participation and coordination of the United States Coast Guard and, where appropriate, the United States Navy in regional organizations dedicated to coordination and cooperation in support of Oceania fisheries policies, ocean conservation, maritime security, and related initiatives;
 - (3) to strengthen maritime domain awareness, enforcement of exclusive economic zones, marine environment protection, combat illegal, unreported, and unregulated fishing, and strengthen disaster preparedness and resilience;
 - (4) to mature logistics delivery among the countries of Oceania to enhance the ability of the Department of Defense and the Department of Homeland Security to supply remote areas following extreme weather events and other major natural disasters;
 - (5) to increase the presence of United States
 Coast Guard personnel and capabilities to support

- law enforcement, maritime protection, and capacity building initiatives in Oceania; and
- 3 (6) to conduct research and development and, 4 where possible, deploy technologies or related capa-5 bilities to countries in the Oceania region that will 6 improve maritime domain awareness, improve the 7 ability to monitor fisheries and other marine re-8 sources, and strengthen disaster warning and re-9 sponse.
- 10 (c) STRATEGY REQUIRED.—Not later than one year
 11 after the date of the enactment of this Act, the Secretary
 12 of Defense and the Secretary of Homeland Security shall
 13 jointly submit to Congress a strategy that includes the fol14 lowing:
 - (1) A review of ongoing United States efforts to promote maritime security, environmental protection, and disaster resilience and preparedness in Oceania.
 - (2) An assessment of the feasibility and advisability of routine ports of call by the United States Navy and the Coast Guard at ports in the countries of Oceania and the Pacific Islands region.
- 23 (3) An assessment of the feasibility and advis-24 ability of expanding shiprider agreements between

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- the United States and the countries of Oceania and
 the Pacific Islands region.
 - (4) An assessment of the feasibility and advisability of developing joint and multinational exercises focused on improving combined response and logistics delivery in support of humanitarian assistance and disaster relief operations.
 - (5) An assessment of ways to increase the presence of United States Coast Guard cutters and personnel to the Oceania region in support of law enforcement, maritime security, disaster responses, and related goals, including—
 - (A) a review of challenges related to the deployment of medium- and long-range cutters, including personnel and logistical requirements;
 - (B) a review of budgetary constraints that would limit the deployment of additional Coast Guard cutters and resources to the Oceania region; and
 - (C) any other considerations that the Secretary of Homeland Security, in coordination with the Commandant of the Coast Guard, considers important to assessing ways to increase the presence of United States Coast Guard cutters and personnel to the Oceania region.

1 SEC. 16. COORDINATOR FOR DISPLACED PERSONS.

2	(a) IN GENERAL.—The Secretary of State shall be
3	responsible for ensuring that the United States Govern-
4	ment, in collaboration with allies and partners of the
5	United States and intergovernmental organizations, is rea-
6	sonably prepared to provide support to people residing in
7	countries in the Oceania region that may become perma-
8	nently displaced as a result of severe weather or extreme
9	changes in the environment, including sea-level fluctua-
10	tion, salt water intrusion, or changes in precipitation.
11	(b) Coordinator.—The Deputy Assistant Secretary
12	for Australia, New Zealand, and the Pacific Islands of the
13	Bureau of East Asian and Pacific Affairs of the Depart-
14	ment of State shall—
15	(1) serve as the Coordinator for Displaced Per-
16	sons in the Oceania Region (in this section referred
17	to as the "Coordinator"); and
18	(2) be responsible for working with the Assist-
19	ant Secretary of State for East Asian and Pacific
20	Affairs, the Assistant Secretary of State for Popu-
21	lation, Refugees, and Migration, the Assistant to the
22	Administrator in the Bureau for Humanitarian As-
23	sistance at the United States Agency for Inter-
24	national Development, and the United States Rep-
25	resentative to the United Nations regarding matters
26	concerning the displacement of persons in Oceania.

1	(c) Duties.—The Coordinator shall—
2	(1) facilitate a whole-of-government approach to
3	reasonably anticipate and respond to the displaced
4	persons in Oceania;
5	(2) explore opportunities to collaborate with,
6	and when appropriate provide direct support to, al-
7	lies, regional forums, and intergovernmental organi-
8	zations to support displaced persons in Oceania;
9	(3) review the contributions of the United
10	States to organizations that support displaced per-
11	sons in Oceania to ensure sure that the funding con-
12	tributes to outcomes that are consistent with United
13	States Government policies;
14	(4) advocate for legislative authority, programs,
15	and funding that are necessary to carry out the
16	United States and international response to support
17	displaced persons in Oceania; and
18	(5) oversee the production of an annual report
19	on the challenges related to displaced persons in
20	Oceania, including recommendations to Congress re-
21	lated to requirements for carrying out the United
22	States and international response to support dis-
23	placed persons in Oceania.
24	(d) Annual Report.—Not later than one year after

25 the date of the enactment of this Act, and annually there-

- 1 after, the Secretary of State shall submit to the appro-
- 2 priate congressional committees a report that includes the
- 3 following:

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report.

- (1) An assessment of the risks driving the displacement of persons in the Oceania region, including a projection of the number of persons that are at risk of being displaced during the 25-year period after submission of the report based on the best information available at the time of submission of the
 - (2) A review of ongoing programs and initiatives by the governments of Australia, France, Japan, New Zealand, the Republic of Korea, the United Kingdom, and the United States to respond to potentially displaced persons in the Oceania region.
 - (3) An assessment of the efficacy of the programs and initiatives described in paragraph (2) to mitigate the risks driving the displacement of persons described in paragraph (1) and to support displaced persons.
 - (4) A plan to address any shortfalls in the efficacy of such programs identified under paragraph (3).

- 1 (5) Recommendations related to any legislative
- 2 authority, programs, and funding that the Secretary
- determines are necessary to carry out the United
- 4 States and international response to support dis-
- 5 placed persons in Oceania.

6 SEC. 17. OCEANIA ANTICORRUPTION PROGRAM.

- 7 (a) In General.—The Secretary of State shall es-
- 8 tablish a program to provide technical and financial assist-
- 9 ance to civil society organizations and governments in Oce-
- 10 ania to strengthen the capacity of civil society and the law
- 11 enforcement agencies to identify and defeat acts of corrup-
- 12 tion that destabilize democratic governments and under-
- 13 mine the rule of law.
- 14 (b) Interagency Coordination.—In establishing
- 15 the program under subsection (a), the Secretary of State
- 16 shall coordinate with the head of any other Federal agency
- 17 managing a program or initiative to strengthen
- 18 anticorruption, fiscal transparency, economic governance,
- 19 or related legal processes in Oceania to ensure policy co-
- 20 herence and unity of effort.
- 21 (c) REQUIRED REPORT.—Not later than one year
- 22 after the date of the enactment of this Act, and annually
- 23 thereafter, the Secretary of State shall submit to the com-
- 24 mittees specified in subsection (d) a report that includes
- 25 the following:

- 1 (1) A list of civil society organizations and gov-2 ernments in Oceania, and the agencies of those gov-3 ernments, receiving assistance under the program 4 established under subsection (a).
 - (2) A description of the activities carried out by those civil society organizations, governments, and agencies using that assistance during the year preceding submission of the report.
 - (3) The goals and anticipated outcomes of the activities described in paragraph (2).
 - (4) The metrics used to evaluate the success of the activities described in paragraph (2) and the achievement of the goals and outcomes described in paragraph (3).
 - (5) A description of what, if any, follow-on activities are planned to build on the activities described in paragraph (2) and the preliminary goals for those follow-on activities.
 - (6) An explanation, as appropriate, of how the activities described in paragraph (2) complement the programs or projects of another Federal agency supporting anticorruption, fiscal transparency, economic governance, or related legal processes in Oceania.
- 24 (d) Committees Specified.—The committees spec-
- 25 ified in this subsection are—

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1	(1) the appropriate congressional committees;
2	and
3	(2) the Committee on Appropriations of the
4	Senate and the Committee on Appropriations of the
5	House of Representatives.
6	(e) Authorization of Appropriations.—There
7	are authorized to be appropriated to the Secretary of State
8	such sums as may be necessary to carry out the program
9	established under subsection (a).
10	SEC. 18. IMPOSITION OF SANCTIONS WITH RESPECT TO
11	CORRUPTION IN OCEANIA.
12	(a) Report Required.—
13	(1) In general.—Not later than 180 days
14	after the date of the enactment of this Act, and an-
15	nually thereafter, the Secretary of State, in coordi-

after the date of the enactment of this Act, and annually thereafter, the Secretary of State, in coordination with the Secretary of the Treasury, the Secretary of Defense, the Secretary of Commerce, the Secretary of Homeland Security, the Attorney General, and the Director of National Intelligence, shall submit to Congress a report on the efforts of foreign persons (including foreign financial institutions) to engage or attempt to engage in acts of corruption in a country or territory of Oceania.

1	(2) Elements.—Each report required by para-
2	graph (1) shall include, for the one-year period pre-
3	ceding submission of the report—
4	(A) an identification of each foreign person
5	that the Secretary of State, in coordination
6	with the Secretary of the Treasury, the Sec-
7	retary of Defense, the Secretary of Commerce,
8	the Secretary of Homeland Security, the Attor-
9	ney General, and the Director of National Intel-
10	ligence, determines engaged or attempted to en-
11	gage, during that period, in an act of corrup-
12	tion in a country or territory of Oceania;
13	(B) for each person identified under sub-
14	paragraph (A)—
15	(i) an identification of the country of
16	origin of the person;
17	(ii) a description of the act or at-
18	tempted act that resulted in the identifica-
19	tion of the person; and
20	(iii) an identification of any foreign fi-
21	nancial institution that knowingly con-
22	ducted a significant transaction with the
23	person during that period;
24	(C) an assessment of the capacity of the
25	government of the country or territory in which

1	the act or attempted act occurred or would have
2	occurred to identify actors engaged in corrup-
3	tion, prosecute anticorruption cases, and en-
4	force existing anticorruption laws; and
5	(D) an assessment of the impact the act or
6	attempted act could have on the national or
7	economic security of the United States.
8	(3) Exclusion of Certain Information.—
9	(A) Intelligence.—The Secretary of
10	State shall not disclose the identity of a person
11	in a report submitted under paragraph (1) if
12	the Director of National Intelligence determines
13	that such disclosure could compromise an intel-
14	ligence operation, activity, source, or method of
15	the United States.
16	(B) Law enforcement.—The Secretary
17	of State shall not disclose the identity of a per-
18	son in a report submitted under paragraph (1)
19	if the Attorney General, in coordination with
20	the head of an appropriate Federal law enforce-
21	ment agency, determines that such disclosure
22	could reasonably be expected—
23	(i) to compromise the identity of a
24	confidential source, including a State,

local, or foreign agency or authority or any

1	private institution that furnished informa-
2	tion on a confidential basis;
3	(ii) to jeopardize the integrity or suc-
4	cess of an ongoing criminal investigation or
5	prosecution;
6	(iii) to endanger the life or physical
7	safety of any person; or
8	(iv) to cause substantial harm to
9	physical property.
10	(C) NOTIFICATION REQUIRED.—If the Di-
11	rector of National Intelligence makes a deter-
12	mination under subparagraph (A) or the Attor-
13	ney General makes a determination under sub-
14	paragraph (B), the Director or the Attorney
15	General, as the case may be, shall notify Con-
16	gress of the determination and the reasons for
17	the determination.
18	(4) FORM OF REPORT.—Each report required
19	by paragraph (1) shall be submitted in unclassified
20	form but may include a classified annex.
21	(b) Imposition of Sanctions.—The President shall
22	impose sanctions pursuant to section 1263 of the Global
23	Magnitsky Human Rights Accountability Act (subtitle F
24	of title XII of Public Law 114–328: 22 U.S.C. 2656 note)

- 1 with respect to each foreign person identified in a report
- 2 submitted under subsection (a).
- 3 (c) Waiver.—The President may waive the imposi-
- 4 tion of sanctions under subsection (b) with respect to a
- 5 foreign person if the President—
- 6 (1) determines that imposing such sanctions
- 7 with respect to that person would harm the national
- 8 security of the United States; and
- 9 (2) submits to Congress a report describing the
- determination and the reasons for the determination.
- 11 SEC. 19. REPORT ON FINANCIAL INTELLIGENCE RE-
- 12 SOURCES OF THE DEPARTMENT OF THE
- 13 TREASURY IN OCEANIA.
- 14 (a) IN GENERAL.—Not later than 90 days after the
- 15 date of the enactment of this Act, the Secretary of the
- 16 Treasury, in consultation with the Director of National In-
- 17 telligence, shall submit to the Committee on Appropria-
- 18 tions of the Senate and the Committee on Appropriations
- 19 of the House of Representatives a report on the financial
- 20 intelligence resources of the Department of the Treasury
- 21 in Oceania.
- 22 (b) Elements.—The report required by subsection
- 23 (a) shall include—
- 24 (1) a review of the existing financial intelligence
- 25 resources of the Department of the Treasury in Oce-

- ania, including budgetary and manpower resources, that the Department dedicates to detecting and countering illicit finance activity and acts of corrup-
- 4 tion in Oceania;

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- (2) an assessment of the success of the Department in countering illicit finance activity and acts of corruption in Oceania using the resources described in paragraph (1);
 - (3) an assessment of the ability to the Department to effectively use and operationalize the financial intelligence resources of United States allies to help counter illicit finance activity and acts of corruption in Oceania;
 - (4) an identification of the resource gaps, including with respect to budgetary and manpower resources and lack of legal authorities, that would prevent the Department from supporting the implementation of the strategic roadmap required by section 3; and
- 20 (5) a plan to fill the gaps identified under para-21 graph (4).
- 22 (c) FORM OF REPORT.—The report required by sub-23 section (a) shall be submitted in unclassified form but may
- 24 include a classified annex.

1 SEC. 20. DEFINITIONS.

2	In this Act:
3	(1) Appropriate congressional commit-
4	TEES.—The term "appropriate congressional com-
5	mittees" means the Committee on Foreign Relations
6	of the Senate and the Committee on Foreign Affairs
7	of the House of Representatives.
8	(2) Foreign financial institution.—
9	(A) In general.—Except as provided in
10	subparagraph (B), the term "foreign financial
11	institution" means any foreign entity that is en-
12	gaged in the business of accepting deposits,
13	making, granting, transferring, holding, or
14	brokering loans or credits, or purchasing or
15	selling foreign exchange, securities, commodity
16	futures or options, or procuring purchasers and
17	sellers thereof, as principal or agent, includ-
18	ing—
19	(i) a depository institution;
20	(ii) a bank;
21	(iii) a savings bank;
22	(iv) a money service business;
23	(v) a trust company;
24	(vi) a securities broker or dealer;
25	(vii) a commodity futures and options
26	broker or dealer;

1	(viii) a forward contract or foreign ex-
2	change merchant;
3	(ix) a securities or commodities ex-
4	change;
5	(x) a clearing corporation;
6	(xi) an investment company;
7	(xii) an employee benefit plan;
8	(xiii) a dealer in precious metals
9	stones, or jewels; and
10	(xiv) any holding company, affiliate
11	or subsidiary of an entity specified in any
12	clauses (i) through (xiii).
13	(B) Exceptions.—The term "foreign fi-
14	nancial institution" does not include—
15	(i) an international financial institu-
16	tion, as defined in section 1701(c) of the
17	International Financial Institutions Act
18	(22 U.S.C. 262r(c));
19	(ii) the International Fund for Agri-
20	cultural Development;
21	(iii) the North American Development
22	Bank; or
23	(iv) any other international financia
24	institution specified by the Office of For-

1	eign Assets Control of the Department of
2	the Treasury.
3	(3) Foreign person.—The term "foreign per-
4	son" means an individual or entity that is not a
5	United States person.
6	(4) Knowingly.—The term "knowingly" with
7	respect to conduct, a circumstance, or a result,
8	means that a person had actual knowledge, or
9	should have known, of the conduct, the cir-
10	cumstance, or the result.
11	(5) Oceania.—Except as provided in sections 4
12	and 5, the term "Oceania" may include the fol-
13	lowing:
14	(A) Easter Island of Chile.
15	(B) Fiji.
16	(C) French Polynesia of France.
17	(D) Kiribati.
18	(E) New Caledonia of France.
19	(F) Nieu of New Zealand.
20	(G) Papua New Guinea.
21	(H) Samoa.
22	(I) Vanuatu.
23	(J) The Ashmore and Cartier Islands of
24	Australia.
25	(K) The Cook Islands of New Zealand.

1	(L) The Coral Islands of Australia.
2	(M) The Federated States of Micronesia.
3	(N) The Norfolk Island of Australia.
4	(O) The Pitcairn Islands of the United
5	Kingdom.
6	(P) The Republic of the Marshal Islands.
7	(Q) The Republic of Palau.
8	(R) The Solomon Islands.
9	(S) Tokelau of New Zealand.
10	(T) Tonga.
11	(U) Tuvalu.
12	(V) Wallis and Futuna of France.
13	(6) United states person.—The term
14	"United States person" means—
15	(A) a United States citizen or an alien law-
16	fully admitted for permanent residence to the
17	United States; or
18	(B) an entity organized under the laws of
19	the United States or any jurisdiction within the
20	United States, including a foreign branch of
21	such an entity.