^{117TH CONGRESS} 2D SESSION H.R. 7012

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To provide appropriations for certain activities relating to Ukraine, prohibit the importation of certain petroleum products from Russia, Iran, and Venezuela, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 9, 2022

Mrs. BOEBERT (for herself, Mr. HARRIS, Mrs. MILLER of Illinois, Mr. TIF-FANY, and Mr. BISHOP of North Carolina) introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committees on Energy and Commerce, Ways and Means, Transportation and Infrastructure, Agriculture, Armed Services, and Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To provide appropriations for certain activities relating to Ukraine, prohibit the importation of certain petroleum products from Russia, Iran, and Venezuela, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Ukraine Assistance5 and American Energy Acceleration Act".

1SEC. 2. APPROPRIATIONS FOR DEPARTMENT OF DEFENSE2FOR EMERGENCY ASSISTANCE.

3 Defense (a) PROVISION OF ASSISTANCE TO UKRAINE.—There is appropriated, out of any money in 4 5 the Treasury not otherwise appropriated, \$1,000,000,000 to the Secretary of Defense for fiscal years 2022 and 6 7 2023, to remain available until expended, for "Procurement, Defense-wide" to provide the Government of 8 9 Ukraine the following:

10 (1) Small arms, grenade launchers, and ammu11 nition previously allocated for provision to Afghan
12 Security Forces under the Afghan Security Forces
13 Fund.

14 (2) Man-portable missiles and rockets in a
15 ready-to-fire configuration, including Dragon, Jav16 elin, FIM-92 Stinger Missiles, and other light anti17 tank weapons (66mm), shoulder-launched multipur18 pose assault weapon rockets (83mm), M136 (AT4)
19 anti-armor launchers, and cartridges (84mm).

20 (3) Night vision devices, including fused pano21 ramic night-vision goggles, squad binocular night vi22 sion goggles, and night vision and thermal and infra23 red sights for crew-served weapons.

24 (4) Unmanned aerial vehicles (tactical and
25 armed) and crew-served weapons ammunition with
26 low-light and infrared night sights.

(5) Secure, commercial-off-the-shelf commu nications capabilities, including hand-held secure
 communications devices.

4 (6) Individual protective equipment.

5 (7) Field rations.

6 (8) Field medical kits.

7 (b) PROVISION OF DEFENSE ASSISTANCE TO NORTH 8 ATLANTIC TREATY ORGANIZATION MEMBERS.—There is 9 appropriated, out of any money in the Treasury not other-10 wise appropriated, \$1,000,000,000 to the Secretary of Defense for fiscal years 2022 and 2023, to remain available 11 12 until expended, for "Procurement, Defense-wide" to pro-13 vide the Governments of the North Atlantic Treaty Organization with planes, tanks, munitions, and anti-air and 14 15 anti-tank weaponry to bolster the deterrence efforts of those Governments against an invasion by the Russian 16 Federation and to replace equipment donated by those 17 18 Governments to the Government of Ukraine.

19 (c) PROCUREMENT OF REPLACEMENT DEFENSE AR-20 TICLES.—

(1) IN GENERAL.—There is appropriated, out
of any money in the Treasury not otherwise appropriated, \$1,000,000,000 to the Secretary of Defense
for fiscal years 2022 and 2023, to remain available
until expended, for "Procurement" to procure de-

fense articles to replace defense articles transferred
 to Ukraine and members of the North Atlantic Trea ty Organization.

4 (2) DEFINITION OF DEFENSE ARTICLE.—In
5 this subsection, the term "defense article" has the
6 meaning given that term in section 47 of the Arms
7 Export Control Act (22 U.S.C. 2794).

8 SEC. 3. APPROPRIATIONS FOR DEPARTMENT OF STATE 9 FOR EMERGENCY HUMANITARIAN ASSIST-10 ANCE.

(a) INTERNATIONAL DISASTER ASSISTANCE.—There
is appropriated, out of any money in the Treasury not otherwise appropriated, \$500,000,000 to the Secretary of
State for fiscal years 2022 and 2023, to remain available
until expended, for "International Disaster Assistance" to
address humanitarian needs in Ukraine due to the impact
caused by the Russian Federation's invasion.

18 (b) REFUGEE RELOCATION ASSISTANCE.—There is 19 appropriated, out of any money in the Treasury not otherwise appropriated, \$250,000,000 to the Secretary of State 20 21 for fiscal years 2022 and 2023, to remain available until 22 expended, for "Refugee Relocation Assistance" to provide 23 monetary and personnel assistance for the Polish, 24 Moldovan, and European Union member states that are 25 accepting Ukrainian refugees.

FOR EMERGENCY ASSISTANCE.

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3 (a) ELECTRICAL GRID INTEGRATION.—There is ap-4 propriated, out of any money in the Treasury not other-5 wise appropriated, \$30,000,000, to the Secretary of En-6 ergy for fiscal years 2022 and 2023, to remain available 7 until expended, for "Electrical Grid Integration", to inte-8 grate the Ukraine electrical grid European Network of 9 Transmission System Operators for Electricity.

10SEC. 5. PROHIBITION ON IMPORTATION OF RUSSIAN, IRA-11NIAN, AND VENEZUELAN PETROLEUM PROD-12UCTS.

(a) PROHIBITION.—The President shall prohibit the
importation of all petroleum products (as such term is defined in section 3 of the Energy Policy and Conservation
Act (42 U.S.C. 6202)) originating from Russia, Iran, or
Venezuela into the customs territory of the United States
(as such term is defined in General Note 2 of the Harmonized Tariff Schedule).

(b) PENALTIES.—The President is authorized to use
appropriate authorities to impose such civil or criminal
penalties as may be necessary to enforce the prohibition
under subsection (a).

24 (c) APPROPRIATE CONGRESSIONAL COMMITTEES.—
25 For purposes of this section, the term "appropriate con26 gressional committees" means—

1 (1) the Speaker of the House of Representa-2 tives and the President pro tempore of the Senate; 3 (2) the Committee on Appropriations, the Com-4 mittee on Foreign Affairs, the Committee on Armed 5 Services, the Committee on Energy and Commerce, 6 and the Permanent Select Committee on Intelligence 7 of the House of Representatives; and 8 (3) the Committee on Appropriations, the Com-9 mittee on Foreign Relations, the Committee on 10 Armed Services, the Committee on Energy and Nat-11 ural Resources, and the Select Committee on Intel-12 ligence of the Senate.

13 SEC. 6. AUTHORIZATION OF KEYSTONE XL PIPELINE.

(a) AUTHORIZATION.—TransCanada Keystone Pipeline, L.P. may construct, connect, operate, and maintain
the pipeline facilities at the international border of the
United States and Canada at Phillips County, Montana,
for the import of oil from Canada to the United States
described in the Presidential Permit of March 29, 2019
(84 Fed. Reg. 1310).

(b) PRESIDENTIAL PERMITS.—No Presidential permit or any other Executive order shall be required for the
construction, connection, operation, or maintenance of the
pipeline facilities described in subsection (a).

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1	SEC. 7. PROHIBITION ON MORATORIA OF NEW ENERGY
2	LEASES ON FEDERAL LAND AND WATERS.
3	(a) DEFINITIONS.—In this section:
4	(1) CRITICAL MINERAL.—The term "critical
5	mineral" has the meaning given the term in section
6	7002(a) of the Energy Act of 2020 (30 U.S.C.
7	1601(a)).
8	(2) Federal Land.—
9	(A) IN GENERAL.—The term "Federal
10	land" means—
11	(i) National Forest System land;
12	(ii) public lands (as defined in section
13	103 of the Federal Land Policy and Man-
14	agement Act of 1976 (43 U.S.C. 1702));
15	(iii) the outer Continental Shelf in
16	section 2 of the Outer Continental Shelf
17	Lands Act (43 U.S.C. 1331); and
18	(iv) land managed by the Secretary of
19	Energy.
20	(B) INCLUSIONS.—The term "Federal
21	land" includes land described in clauses (i)
22	through (iv) in subparagraph (A) for which the
23	rights to the surface estate or subsurface estate
24	are owned by a non-Federal entity.

1	(3) PRESIDENT.—The term "President" means
2	the President or any designee of the President, in-
3	cluding-
4	(A) the Secretary of Agriculture;
5	(B) the Secretary of Energy; and
6	(C) the Secretary.
7	(b) Prohibitions.—
8	(1) IN GENERAL.—Notwithstanding any other
9	provision of law, the President may officially not
10	carry out any action that would prohibit or substan-
11	tially delay the issuance of any of the following on
12	Federal land, unless such an action has been author-
13	ized by an Act of Congress:
14	(A) New oil and gas leases, drill permits,
15	approvals, or authorizations.
16	(B) New coal leases, permits, approvals, or
17	authorizations.
18	(C) New hardrock leases, permits, approv-
19	als, or authorizations.
20	(D) New critical minerals leases, permits,
21	approvals, or authorizations.
22	(2) PROHIBITION ON WITHDRAWAL.—Notwith-
23	standing any other provision of law, the President
24	may not withdraw any Federal land from forms of
25	entry, appropriation, or disposal under the public

land laws, location, entry, and patent under the min ing laws, or disposition under laws pertaining to
 mineral and geothermal leasing or mineral materials
 unless the withdrawal has been authorized by an Act
 of Congress.

6 SEC. 8. OIL AND NATURAL GAS LEASING.

7 (a) ONSHORE LEASE SALES.—

8 (1) REQUIREMENT TO IMMEDIATELY RESUME
9 ONSHORE OIL AND GAS LEASE SALES.—

10 (A) IN GENERAL.—The Secretary of the
11 Interior (referred to in this Act as the "Sec12 retary") shall immediately resume oil and gas
13 lease sales in compliance with the Mineral Leas14 ing Act (30 U.S.C. 181 et seq.).

15 (B) REQUIREMENT.—The Secretary shall 16 ensure that any oil and gas lease sale under 17 subparagraph (A) is conducted immediately on 18 completion of all applicable scoping, public com-19 ment, and environment analysis requirements 20 under the Mineral Leasing Act (30 U.S.C. 181 21 et seq.) and the National Environmental Policy 22 Act of 1969 (42 U.S.C. 4321 et seq.).

23 (2) ANNUAL OIL AND NATURAL GAS LEASE
24 SALES.—

1	(A) IN GENERAL.—Notwithstanding any
2	other provision of law, in accordance with the
3	Mineral Leasing Act (30 U.S.C. 181 et seq.),
4	April 1, 2022, the Secretary shall conduct a
5	minimum of 4 oil and natural gas lease sales
6	annually in each of the following States:
7	(i) Wyoming.
8	(ii) New Mexico.
9	(iii) Colorado.
10	(iv) Utah.
11	(v) Montana.
12	(vi) North Dakota.
13	(vii) Oklahoma.
14	(viii) Nevada.
15	(ix) Any other State in which there is
16	land available for oil and natural gas leas-
17	ing under that Act.
18	(B) REQUIREMENT.—In conducting a lease
19	sale under subparagraph (A) in a State de-
20	scribed in that subparagraph, the Secretary
21	shall offer all parcels eligible for oil and gas de-
22	velopment under the resource management plan
23	in effect for the State.
24	(C) Replacement sales.—If, for any
25	reason, a lease sale under subparagraph (A) for

1	a calendar year is canceled, delayed, or de-
2	ferred, including for lack of eligible parcels, the
3	Secretary shall conduct a replacement sale dur-
4	ing the same calendar year.
5	(b) Offshore Lease Sales.—
6	(1) IN GENERAL.—The Secretary shall conduct
7	all lease sales described in the 2017–2022 Outer
8	Continental Shelf Oil and Gas Leasing Proposed
9	Final Program (November 2016) that have not been
10	conducted as of the date of enactment of this Act by
11	not later than April 1, 2022.
12	(2) GULF OF MEXICO REGION ANNUAL LEASE
13	SALES.—Notwithstanding any other provisions of
14	law, no later than 30 days following the enactment
15	of this Act, the Secretary shall conduct a minimum
16	of 4 region-wide oil and natural gas lease sales an-
17	nually in the Gulf of Mexico Region of the outer
18	Continental Shelf, which shall include the following
19	areas described in the 2017–2022 Outer Continental
20	Shelf Oil and Gas Leasing Proposed Final Program
21	(November 2016):
22	(A) The Central Gulf of Mexico Planning
23	Area.
24	(B) The Western Gulf of Mexico Planning
25	Area.

1	(3) Alaska region annual lease sales.—
2	Notwithstanding any other provision of law, begin-
3	ning 30 days after the enactment of this Act, the
4	Secretary shall conduct a minimum of 2 region-wide
5	oil and natural gas lease sales annually in the Alas-
6	ka Region of the outer Continental Shelf, as de-
7	scribed in the 2017–2022 Outer Continental Shelf
8	Oil and Gas Leasing Proposed Final Program (No-
9	vember 2016).
10	(4) REQUIREMENTS.—In conducting lease sales
11	under paragraphs (2) and (3) the Secretary shall—
12	(A) issue leases to the highest responsibly
13	qualified bidder or bidders; and
14	(B) include in each lease sale all unleased
15	areas that are not subject to restrictions as of
16	the date of the lease sale.
17	(5) OUTER CONTINENTAL SHELF OIL AND GAS
18	LEASING PROGRAM.—Section 18 of the Outer Conti-
19	nental Shelf Lands Act (43 U.S.C. 1344) is amend-
20	ed—
21	(A) in subsection (a), in the first sentence
22	of the matter preceding paragraph (1), by strik-
23	ing "subsections (c) and (d) of this section"
24	and inserting "subsections (c) through (f)";

1	(B) by redesignating subsections (f)
2	through (h) as subsections (g) through (i), re-
3	spectively; and
4	(C) by inserting after subsection (e) the
5	following:
6	"(f) Subsequent Leasing Programs.—
7	"(1) IN GENERAL.—Not later than 36 months
8	after conducting the first lease sale under an oil and
9	gas leasing program prepared pursuant to this sec-
10	tion, the Secretary shall begin preparing the subse-
11	quent oil and gas leasing program under this sec-
12	tion.
13	"(2) REQUIREMENT.—Each subsequent oil and
14	gas leasing program under this section shall be ap-
15	proved not later than 180 days before the expiration
16	of the previous oil and gas leasing program.".
17	SEC. 9. EXPEDITED APPROVAL FOR NATURAL GAS INTER-
18	STATE PIPELINES.
19	Subsection (c) of section 7 of the Natural Gas Act
20	(15 U.S.C. 717F(c)) is amended to read as follows:
21	"(c) Certificates of Public Convenience and
22	NECESSITY.—
23	"(1) Application.—
24	"(A) REQUIREMENT TO APPLY FOR CER-
25	TIFICATE.—

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1	"(i) IN GENERAL.—No natural-gas
2	company or person which will be a natural-
3	gas company upon completion of any pro-
4	posed construction or extension shall en-
5	gage in the transportation or sale of nat-
6	ural gas, subject to the jurisdiction of the
7	Commission, or undertake the construction
8	or extension of any facilities therefor, or
9	acquire or operate any such facilities or ex-
10	tensions thereof, unless there is in force
11	with respect to such natural-gas company
12	a certificate of public convenience and ne-
13	cessity issued by the Commission author-
14	izing such acts or operations.
15	"(ii) Prior operations.—If any
16	such natural-gas company or predecessor
17	in interest was bona fide engaged in trans-
18	portation or sale of natural gas, subject to
19	the jurisdiction of the Commission, on the
20	effective date of this amendatory Act, over
21	the route or routes or within the area for
22	which application is made and has so oper-

ated since that time, the Commission shall

issue such certificate without requiring fur-

ther proof that public convenience and ne-

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1	cessity will be served by such operation,
2	and without further proceedings, if applica-
3	tion for such certificate is made to the
4	Commission within ninety days after the
5	effective date of this amendatory Act.
6	Pending the determination of any such ap-
7	plication, the continuance of such oper-
8	ation shall be lawful.
9	"(iii) Projects that meet safety
10	REGULATIONS.—With respect to any appli-
11	cation for a certificate of public conven-
12	ience and necessity under clause (i) for
13	which the Commission determines that
14	project covered by the application meets all
15	safety regulations in effect as of the date
16	of the application, the Commission shall
17	issue the certificate without requiring fur-
18	ther proof that public convenience and ne-
19	cessity will be served by the project, and
20	without further proceedings.
21	"(B) HEARINGS.—In all cases other than
22	the cases described in clauses (ii) and (iii) of
23	subparagraph (A), the Commission shall set the
24	matter for hearing and shall give such reason-

able notice of the hearing thereon to all inter-

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1 ested persons as in its judgment may be nec-2 essary under rules and regulations to be prescribed by the Commission; and the application 3 4 shall be decided in accordance with the procedure provided in subsection (e) of this section 5 6 and such certificate shall be issued or denied 7 accordingly: Provided, however, That the Com-8 mission may issue a temporary certificate in 9 cases of emergency, to assure maintenance of 10 adequate service or to serve particular cus-11 tomers, without notice or hearing, pending the 12 determination of an application for a certificate, 13 and may by regulation exempt from the require-14 ments of this section temporary acts or oper-15 ations for which the issuance of a certificate 16 will not be required in the public interest.".

17 SEC. 10. DOMESTIC ENVIRONMENTAL IMPACTS.

(a) IN GENERAL.—Section 102(2) of the National
Environmental Policy Act of 1969 (42 U.S.C. 4332(2))
is amended—

21 (1) in subparagraph (C)—

(A) in the matter preceding clause (i), by
inserting "in the United States" after "human
environment";

1	(B) in clause (i), by inserting "in the
2	United States" after "proposed action"; and
3	(C) in clause (ii), by inserting "in the
4	United States" after "environmental effects";
5	and
6	(2) in subparagraph (F), by inserting "in any
7	proposal or other major Federal action that involves
8	the funding or development of projects outside the
9	United States or the exclusive economic zone of the
10	United States," before "recognize".
10 11	United States," before "recognize". (b) IMPLEMENTING REGULATIONS.—Not later than
11	(b) IMPLEMENTING REGULATIONS.—Not later than
11 12	(b) IMPLEMENTING REGULATIONS.—Not later than 1 year after the date of enactment of this Act, the Council
11 12 13	(b) IMPLEMENTING REGULATIONS.—Not later than 1 year after the date of enactment of this Act, the Council on Environmental Quality shall revise the implementing
11 12 13 14	(b) IMPLEMENTING REGULATIONS.—Not later than 1 year after the date of enactment of this Act, the Council on Environmental Quality shall revise the implementing regulations of the National Environmental Policy Act of
 11 12 13 14 15 	(b) IMPLEMENTING REGULATIONS.—Not later than 1 year after the date of enactment of this Act, the Council on Environmental Quality shall revise the implementing regulations of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) under subchapter A of

19 SEC. 11. LIMITATION.

None of the funds made available by this Act may
be used to carry out Federal Energy Regulatory Commission Updated Pipeline Certificate Policy Statement (Public Law 18–1–000) updated February 17, 2022.

1	SEC. 12. RESPONSIBLE ENERGY PRODUCTION IN THE ARC-
2	TIC NATIONAL WILDLIFE REFUGE.
3	(a) Applicability to Section 1002 of the Arc-
4	tic National Wildlife Refuge.—
5	(1) IN GENERAL.—Notwithstanding any other
6	provision of law, title II of Public Law 115–97 is the
7	law of the land and any Executive order, secretarial
8	order or regulation aiming to block this title shall
9	have no force or effect.
10	SEC. 13. NATURAL GAS EXPORTS.
11	(a) FINDINGS.—Congress finds that—
12	(1) increasing clean and safe natural gas ex-
13	ports will lead to increased investment and develop-
14	ment of domestic supplies of natural gas that will
15	contribute to job growth and economic development;
16	and
17	(2) the export of clean and safe natural gas to
18	other nations is of vital national interest to the
19	United States.
20	(b) NATURAL GAS EXPORTS.—Section 3(c) of the
21	Natural Gas Act (15 U.S.C. 717b(c)) is amended—
22	(1) by inserting "or any other nation not ex-
23	cluded by this section" after "trade in natural gas";
24	(2) by inserting "and in any event by not later
25	than 60 days after the date on which the application
26	is received" before the period at the end;
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1	(3) by striking "(c) For purposes" and insert-
2	ing the following:
3	"(c) Expedited Application and Approval
4	PROCESS.—
5	"(1) IN GENERAL.—For purposes"; and
6	(4) by adding at the end the following:
7	"(2) Exclusions.—
8	"(A) IN GENERAL.—Any nation subject to
9	sanctions or trade restrictions imposed by the
10	United States is excluded from expedited ap-
11	proval under paragraph (1).
12	"(B) DESIGNATION BY PRESIDENT OR
13	CONGRESS.—The President or Congress may
14	designate nations that may be excluded from
15	expedited approval under paragraph (1) for rea-
16	sons of national security.
17	"(3) Order not required.—No order is re-
18	quired under subsection (a) to authorize the export
19	or import of any natural gas to or from Canada or
20	Mexico.".
21	SEC. 14. PENDING APPLICATIONS TO EXPORT NATURAL
22	GAS.
23	All applications to export natural gas from the United
24	States to a foreign country submitted under section 3(a)
25	of the Natural Gas Act (15 U.S.C. 717b(a)) during the

- 1 period beginning on January 1, 2020, and ending on Jan-
- 2 uary 1, 2025, are deemed approved.