

116TH CONGRESS 2D SESSION

H. R. 6974

To require the Secretary of the Treasury to pursue more equitable treatment of Taiwan at the international financial institutions, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 22, 2020

Mr. Gonzalez of Ohio introduced the following bill; which was referred to the Committee on Financial Services

A BILL

To require the Secretary of the Treasury to pursue more equitable treatment of Taiwan at the international financial institutions, 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 "Taiwan Non-Discrimi-
- 5 nation Act of 2020".
- 6 SEC. 2. FINDINGS.
- 7 The Congress finds as follows:
- 8 (1) As enshrined in its Articles of Agreement,
- 9 the International Monetary Fund (IMF) is devoted
- to promoting international monetary cooperation, fa-

- cilitating the expansion and balanced growth of international trade, encouraging exchange stability, and avoiding competitive exchange depreciation.
 - (2) Taiwan is the 22nd largest economy in the world and the 10th largest goods trading partner of the United States.
 - (3) Although Taiwan is not an IMF member, it is a member of the World Trade Organization, the Asian Development Bank, and the Asia-Pacific Economic Cooperation forum.
 - (4) According to the January 2020 Report on Macroeconomic and Foreign Exchange Policies of Major Trading Partners of the United States, published by the Department of the Treasury, Taiwan held \$471,900,000,000 in foreign exchange reserves, more than major economies such as India, South Korea, and Brazil.
 - (5) According to section 4(d) of the Taiwan Relations Act (Public Law 96–8), enacted on April 10, 1979, "Nothing in this Act may be construed as a basis for supporting the exclusion or expulsion of Taiwan from continued membership in any international financial institution or any other international organization."

- 1 (6) Taiwan held membership in the IMF for 9 2 years following the recognition of the People's Re-3 public of China (PRC) by the United Nations, and 4 16 Taiwan staff members at the Fund were allowed 5 to continue their employment after the PRC was 6 seated at the IMF in 1980. As James M. Boughton 7 has noted in his Silent Revolution: The International 8 Monetary Fund 1979–1989, even as the PRC was 9 seated, the United States Executive Director to the IMF, Sam Y. Cross, expressed support on behalf of 10 the United States government for "some kind of as-12 sociation between Taiwan and the Fund".
 - (7) On September 27, 1994, in testimony before the Senate Committee on Foreign Relations regarding the 1994 Taiwan Policy Review, then-Assistant Secretary of State for East Asian and Pacific Affairs Winston Lord stated: "Recognizing Taiwan's important role in transnational issues, we will support its membership in organizations where statehood is not a prerequisite, and we will support opportunities for Taiwan's voice to be heard in organizations where its membership is not possible.".
 - The Congress has repeatedly reaffirmed support for this policy, including in Public Laws 107–10, 107–158, 108–28, 108–235, 113–17, and

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- 1 114–139, and the unanimous House and Senate 2 passage of the Taiwan Allies International Protec-3 tion and Enhancement Initiative (TAIPEI) Act of 4 2019.
 - (9) In its fact sheet, entitled "U.S. Relations with Taiwan", published on August 31, 2018, the Department of State asserts: "The United States supports Taiwan's membership in international organizations that do not require statehood as a condition of membership and encourages Taiwan's meaningful participation in international organizations where its membership is not possible.".
 - (10) According to the Articles of Agreement of the IMF, "membership shall be open to other countries", subject to conditions prescribed by the Board of Governors of the IMF.
 - (11) In the IMF publication "Membership and Nonmembership in the International Monetary Fund: A Study in International Law and Organization", Joseph Gold, the then-General Counsel and Director of the Legal Department of the IMF, elaborated on the differences between the terms "countries" and "states", noting that "the word 'country' may have been adopted because of the absence of agreement on the definition of a 'state'" and, with

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respect to the use of "countries" and applications for IMF membership, "the absence of any adjective in the Articles emphasizes the breadth of the discretion that the Fund may exercise in admitting countries to membership". According to Mr. Gold, "the desire to give the Fund flexibility in dealing with applications may explain not only the absence of any adjective that qualifies 'countries' but also the choice of that word itself".

(12) In his IMF study, Mr. Gold further observes, "in the practice of the Fund the concepts of independence and sovereignty have been avoided on the whole as a mode of expressing a criterion for membership in the Fund". He continues, "Although the Fund usually takes into account the recognition or nonrecognition of an entity as a state, there are no rules or even informal understandings on the extent to which an applicant must have been recognized by members or other international organizations before the Fund will regard it as eligible for membership.". In fact, when considering an application for membership where the status of an applicant may not be resolved, Mr. Gold writes "there have been occasions on which the Fund has made a finding before decisions had been taken by the

- United Nations or by most members or by members
 with a majority of the total voting power." Mr. Gold
 concludes, "the Fund makes its own findings on
 whether an applicant is a 'country', and makes them
- (13) Although not a member state of the United Nations, the Republic of Kosovo is a member of both the IMF and the World Bank, having joined both organizations on June 29, 2009.

10 SEC. 3. SENSE OF THE CONGRESS.

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It is the sense of the Congress that—

solely for its own purposes.".

- 12 (1) the size, significance, and connectedness of 13 the Taiwan economy highlight the importance of 14 greater participation by Taiwan in the International 15 Monetary Fund, given the purposes of the Fund ar-16 ticulated in its Articles of Agreement; and
 - (2) the experience of Taiwan in developing a vibrant and advanced economy under democratic governance and the rule of law should inform the work of the international financial institutions, including through increased participation by Taiwan in the institutions.

1	SEC. 4. CONDITION ON IMF QUOTA INCREASE FOR THE
2	PEOPLE'S REPUBLIC OF CHINA.
3	(a) In General.—The United States Governor of
4	the International Monetary Fund (in this section referred
5	to as the "Fund") shall use the voice and vote of the
6	United States to oppose, and may not consent to, an in-
7	crease in the quota of the People's Republic of China in
8	the Fund, unless the Secretary of the Treasury reports
9	to the Congress that—
10	(1) the Board of Governors of the Fund is con-
11	sidering admission of Taiwan as a member of the
12	Fund, pursuant to the recommendation of the Board
13	of Executive Directors of the Fund; or
14	(2) Taiwan enjoys meaningful participation in
15	the Fund, including through—
16	(A) participation in regular surveillance ac-
17	tivities of the Fund with respect to the eco-
18	nomic and financial policies of Taiwan, con-
19	sistent with Article IV consultation procedures
20	of the Fund;
21	(B) employment opportunities for Taiwan
22	nationals, without regard to any consideration
23	that, in the determination of the Secretary,
24	does not generally restrict the employment of
25	nationals of member countries of the Fund; and

1	(C) the ability to receive appropriate tech-
2	nical assistance and training by the Fund.
3	(b) WAIVER.—The Secretary of the Treasury may
4	waive subsection (a) of this section with respect to a pro-
5	posal on reporting to the Congress that providing the
6	waiver will substantially promote the objective of securing
7	more equitable treatment of Taiwan at each international
8	financial institution (as defined in section $1701(c)(2)$ of
9	the International Financial Institutions Act).
10	(c) Sunset.—This section shall have no force or ef-
11	fect beginning with the date that is 7 years after the date
12	of the enactment of this Act.
13	SEC. 5. ENSURING NON-DISCRIMINATION WITH RESPECT
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13 14 15 16 17 18 19 20 21	TO TRAVEL POLICIES AT THE INTERNATIONAL FINANCIAL INSTITUTIONS. (a) IN GENERAL.—The Secretary shall instruct the United States Executive Director at each international financial institution to use the voice and vote of the United States to ensure that the travel policies and procedures of the respective institution with respect to Taiwan as a destination or transit point do not impose any administra-

- 1 destination or transit point, except as required temporarily
- 2 for reasons of public safety or public health.
- 3 (b) Definitions.—In this section:
- 4 (1) International financial institu-
- 5 TION.—The term "international financial institu-
- 6 tion" has the meaning given the term in section
- 7 1701(c)(2) of the International Financial Institu-
- 8 tions Act.
- 9 (2) Secretary.—The term "Secretary" means
- the Secretary of the Treasury.
- 11 (c) WAIVER.—The Secretary may waive subsection
- 12 (a) with respect to an international financial institution
- 13 for up to 1 year at a time on reporting to the Congress
- 14 that providing the waiver—
- 15 (1) will substantially promote the objective of
- securing more equitable treatment of Taiwan at the
- international financial institution; or
- 18 (2) is in the national interest of the United
- 19 States, with a detailed explanation of the reasons
- therefor.
- 21 (d) Progress Report.—The Chairman of the Na-
- 22 tional Advisory Council on International Monetary and Fi-
- 23 nancial Policies shall submit to the Congress an annual
- 24 report that describes the progress made in advancing the
- 25 travel policies and procedures described in subsection (a),

- 1 and may consolidate that report with the annual report
- 2 required by section 1701 of the International Financial
- 3 Institutions Act or any other report required to be sub-
- 4 mitted to the Secretary.
- 5 (e) SUNSET.—This section shall have no force or ef-
- 6 fect beginning with the earlier of—
- 7 (1) the date that is 7 years after the date of the
- 8 enactment of this Act; or
- 9 (2) the date on which the Secretary reports to
- the Congress that each international financial insti-
- tution has adopted the travel policies and procedures
- described in subsection (a).

13 SEC. 6. TESTIMONY REQUIREMENT.

- In each of the next 7 years in which the Secretary
- 15 of the Treasury is required by section 1705(b) of the
- 16 International Financial Institutions Act to present testi-
- 17 mony, the Secretary shall include in the testimony a de-
- 18 scription of the efforts of the United States to support
- 19 the greatest participation practicable by Taiwan at each
- 20 international financial institution (as defined in section
- 21 1701(c)(2) of such Act).

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