117TH CONGRESS 1ST SESSION

H. R. 3972

To support the diplomatic, economic, and physical space of Taiwan, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 17, 2021

Mr. Bera (for himself, Mr. Chabot, Mr. Kahele, Mr. Bacon, Mr. Case, and Mr. Womack) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committee on Ways and Means, 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 support the diplomatic, economic, and physical space of Taiwan, 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 "Taiwan Peace and Stability Act".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings and statement of policy.

TITLE I—SUPPORTING TAIWAN'S MEANINGFUL PARTICIPATION IN THE INTERNATIONAL COMMUNITY

- Sec. 101. Findings.
- Sec. 102. Sense of Congress on Taiwan's meaningful participation in the international community.
- Sec. 103. Strategy to support Taiwan's meaningful participation in international organizations.
- Sec. 104. Expanding United States-Taiwan development cooperation.
- Sec. 105. Appropriate congressional committees.

TITLE II—ADVANCING TAIWAN'S ECONOMIC SPACE

- Sec. 201. Sense of Congress on expanding U.S. economic relations with Taiwan.
- Sec. 202. Legal framework for expanding economic relations with Taiwan.
- Sec. 203. Appropriate congressional committees.

TITLE III—ENHANCING DETERRENCE OVER TAIWAN

- Sec. 301. Sense of Congress on peace and stability in the Taiwan Strait.
- Sec. 302. Strategy to enhance deterrence over a cross-Strait conflict.
- Sec. 303. Supporting Taiwan's investment in asymmetric capabilities.
- Sec. 304. Advancing Taiwan's territorial defense force concept.
- Sec. 305. Strengthening Taiwan's civilian defense professionals.
- Sec. 306. Appropriate congressional committees.

1 SEC. 2. FINDINGS AND STATEMENT OF POLICY.

- 2 (a) Congress makes the following findings:
- 3 (1) The United States has consistently sought
- 4 to advance peace and stability in East Asia as a cen-
- 5 tral element of U.S. foreign policy toward the region.
- 6 (2) Peace and stability in East Asia has pro-
- 7 vided the necessary environment for the tremendous
- 8 economic growth experienced by the region and re-
- 9 mains critical to the continued development and
- prosperity of all people in the Indo-Pacific.
- 11 (3) The Taiwan Relations Act of 1979 (Public
- 12 Law 96–8; 22 U.S.C. 3301 et seq.) and the "Six As-
- surances", provided by the United States to Taiwan
- in July 1982, are the cornerstones of U.S.-Taiwan

1	relations and continue to guide U.S. policy toward
2	Taiwan.
3	(4) The Taiwan Relations Act states that it is
4	the policy of the United States to—
5	"(A) preserve and promote extensive, close,
6	and friendly commercial, cultural, and other re-
7	lations between the people of the United States
8	and the people on Taiwan, as well as the people
9	on the China mainland and all other peoples of
10	the Western Pacific area;
11	"(B) declare that peace and stability in the
12	area are in the political, security, and economic
13	interests of the United States, and are matters
14	of international concern;
15	"(C) make clear that the United States de-
16	cision to establish diplomatic relations with the
17	People's Republic of China rests upon the ex-
18	pectation that the future of Taiwan will be de-
19	termined by peaceful means;
20	"(D) consider any effort to determine the
21	future of Taiwan by other than peaceful means,
22	including by boycotts or embargoes, a threat to
23	the peace and security of the Western Pacific
24	area and of grave concern to the United States;

1	"(E) provide Taiwan with arms of a defen-
2	sive character; and
3	"(F) maintain the capacity of the United
4	States to resist any resort to force or other
5	forms of coercion that would jeopardize the se-
6	curity, or the social or economic system, of the
7	people on Taiwan.".
8	(5) The Government of the People's Republic of
9	China (PRC), especially since the election of Tsai
10	Ing-Wen in 2016, has conducted a coordinated cam-
11	paign to weaken Taiwan diplomatically, economi-
12	cally, and militarily in a manner that threatens to
13	erode U.S. policy and create a fait accompli on ques-
14	tions surrounding Taiwan's future.
15	(6) In order to ensure the longevity of U.S. pol-
16	icy and preserve the ability of the people of Taiwan
17	to determine their future independently, it is nec-
18	essary to reinforce Taiwan's diplomatic, economic,
19	and physical space.
20	(b) It is the policy of the United States to—
21	(1) maintain the position that peace and sta-
22	bility in the Western Pacific are in the political, se-
23	curity, and economic interests of the United States,

and are matters of international concern; and

1	(2) work with allies and partners to promote
2	peace and stability in the Indo-Pacific and deter
3	military acts or other forms of coercive behavior that
4	would undermine regional stability.
5	TITLE I—SUPPORTING TAIWAN'S
6	MEANINGFUL PARTICIPA-
7	TION IN THE INTERNATIONAL
8	COMMUNITY
9	SEC. 101. FINDINGS.
10	Congress makes the following findings:
11	(1) Taiwan has provided monetary, humani
12	tarian, and medical assistance to combat diseases
13	such as AIDS, tuberculosis, Ebola, and dengue fever
14	in countries around the world. During the COVID-
15	19 pandemic, Taiwan donated millions of pieces of
16	personal protective equipment and COVID-19 tests
17	to countries in need.
18	(2) Since 2016, the Gambia, Sao Tome and
19	Principe, Panama, the Dominican Republic, Burkina
20	Faso, El Salvador, the Solomon Islands, and
21	Kiribati have severed diplomatic relations with Tai
22	wan in favor of diplomatic relations with China.
23	(3) Taiwan was invited to participate in the
24	World Health Assembly, the decision-making body of

the World Health Organization (WHO), as an ob-

- server annually between 2009 and 2016. Since the 2016 election of President Tsai, the PRC has increasingly resisted Taiwan's participation in the WHA. Taiwan was not invited to attend the WHA in 2017, 2018, 2019, 2020, or 2021.
- 6 (4) The Taipei Flight Information Region re-7 portedly served 1.75 million flights and 68.9 million 8 passengers in 2018 and is home to Taiwan Taoyuan 9 International airport, the eleventh busiest airport in 10 the world. Taiwan has been excluded from partici-11 pating at the International Civil Aviation Organiza-12 tion (ICAO) since 2013.
 - (5) United Nations (UN) General Assembly Resolution 2758 does not address the issue of representation of Taiwan and its people at the United Nations, nor does it give the PRC the right to represent the people of Taiwan.
- 18 SEC. 102. SENSE OF CONGRESS ON TAIWAN'S MEANINGFUL
- 19 PARTICIPATION IN THE INTERNATIONAL 20 COMMUNITY.
- 21 It is the sense of Congress that—
- 22 (1) Taiwan is free, democratic, and prosperous, 23 and is home to 23.5 million people. It is an impor-24 tant contributor to the global community, as a model 25 for democracy, and by providing expertise in global

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- health, international aviation security, emerging
 technology development, and with forward looking
 environmental policies;
 - (2) multiple United States Government administrations of both political parties have taken important steps to advance Taiwan's meaningful participation in international organizations;
 - (3) existing efforts to enhance U.S. cooperation with Taiwan to provide global public goods, including through development assistance, humanitarian assistance, and disaster relief in trilateral and multilateral for is laudable and should continue;
 - (4) nonetheless, significant structural, policy, and legal barriers remain to advancing Taiwan's meaningful participation in the international community; and
 - (5) efforts to share Taiwan's expertise with other parts of the global community could be further enhanced through a systematic approach, along with greater attention from Congress and the American public to such efforts.

1	SEC. 103. STRATEGY TO SUPPORT TAIWAN'S MEANINGFUL
2	PARTICIPATION IN INTERNATIONAL ORGANI-
3	ZATIONS.
4	(a) In General.—Not later than 180 days after the
5	date of the enactment of this Act, the Secretary of State,
6	in consultation with other Federal departments and agen-
7	cies as appropriate, shall submit to the appropriate con-
8	gressional committees a strategy—
9	(1) to advance Taiwan's meaningful participa-
10	tion in a prioritized set of international organiza-
11	tions (IOs); and
12	(2) that responds to growing pressure from the
13	PRC on foreign governments, IOs, commercial ac-
14	tors, and civil society organizations to comply with
15	its "One-China Principle", with respect to Taiwan.
16	(b) Matters To Be Included.—
17	(1) In General.—The strategy required in
18	paragraph (a) shall include:
19	(A) An assessment of the methods the
20	PRC uses to coerce actors to into adhering to
21	its "One-China Principle." The methods shall
22	include those employed against governments,
23	IOs, and civil society organizations. The assess-
24	ment shall also include pressure on commercial
25	actors, to the extent it is relevant in the context
26	of Taiwan's meaningful participation in IOs.

1	(B) An assessment of the policies of for-
2	eign governments toward the PRC and Taiwan,
3	to identify likeminded allies and partners who
4	might become public or private partners in the
5	strategy.
6	(C) A systematic analysis of all IOs, as
7	practicable, to identify IOs that best lend them-
8	selves to advancing Taiwan's participation. The
9	analysis shall include, but is not limited to the
10	IOs'—
11	(i) policy on the requirements to ob-
12	tain membership and observer status, as
13	well as the foundational documents defin-
14	ing membership requirements and observer
15	status within the IO;
16	(ii) participation rules;
17	(iii) processes for developing member-
18	ship requirements and participation rules;
19	(iv) policies of current members re-
20	garding Taiwan's political status; and
21	(v) relative reliance on contributions
22	from the PRC and how it may affect inter-
23	nal decision making.
24	(D) An evaluation of the feasibility and ad-
25	visability of expanding economic, security, and

- diplomatic engagement with nations that have demonstrably strengthened, enhanced, or upgraded relations with Taiwan, where it aligns with U.S. interests.
 - (E) A survey of IOs that have allowed Taiwan's meaningful participation, including an assessment of whether any erosion in Taiwan's engagement has occurred within those organizations and how Taiwan's participation has positively strengthened the capacity and activity of these organizations, thereby providing positive models for Taiwan's inclusion in other similar forums.
 - (F) A list of no more than 20 IOs at which the U.S. Government will prioritize for using its voice, vote, and influence to advance Taiwan's meaningful participation over the three-year period following the date of enactment of this Act. The list shall be derived from the IOs identified in paragraph (1)(C).
 - (G) A description of the diplomatic strategies and the coalitions the U.S. Government plans to develop to implement paragraph (b)(1)(F).

- 1 (c) FORM OF REPORT.—The strategy required in
- 2 subsection (a) shall be classified, but it may include an
- 3 unclassified summary, if the Secretary of State determines
- 4 it appropriate.

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5 (d) Definitions.—In this section—

partments and agencies.

- (1) International organization.—The term

 "international organization" shall include, but is not

 limited to, UN funds, programs, specialized agen
 cies, entities, and bodies. It shall also include other

 organizations outside of the UN system, as the Sec
 retary of State or his or her designee deems appro
 priate, and in consultation with other Federal de-
 - (2) ONE-CHINA PRINCIPLE.—The term "One-China Principle" shall solely and exclusively refer to the PRC's policy toward Taiwan.
 - (3) CIVIL SOCIETY ORGANIZATIONS.—The term "civil society organizations" means international civil society organizations that are critical to maintaining Taiwan's international space and enabling Taiwan to play a positive and constructive role in the global community.
- 23 (e) Consultation.—The Secretary of State or his 24 or her designee, shall consult with the appropriate con-25 gressional committees—

1	(1) no later than 90 days after the date of en-
2	actment of this Act, on the list of IOs identified in
3	subsection $(b)(1)(C)$; and
4	(2) 180 days after submitting the strategy re-
5	quired in subsection (a), and 180 days thereafter for
6	two years, regarding the development and implemen-
7	tation of the strategy.
8	SEC. 104. EXPANDING UNITED STATES-TAIWAN DEVELOP-
9	MENT COOPERATION.
10	(a) In General.—No later than 120 days following
11	the date of enactment of this Act, the Administrator of
12	the United States Agency for International Development
13	(USAID), in consultation with the U.S. International De-
14	velopment Finance Corporation (DFC), shall submit to
15	the appropriate congressional committees a report on co-
16	operation with Taiwan on trilateral and multilateral devel-
17	opment initiatives.
18	(b) Matters To Be Included.—The report re-
19	quired in paragraph (a) shall include:
20	(1) A comprehensive review of existing coopera-
21	tion mechanisms and initiatives between USAID or
22	DFC, and relevant departments and agencies in Tai-
23	wan, including, but not limited to Taiwan's Inter-
24	national Cooperation and Development Fund
25	(ICDF).

- 1 (2) An assessment of how USAID and DFC de-2 velopment cooperation with relevant departments 3 and agencies in Taiwan compares to comparable cooperation with partners of similar economic size and 5 foreign assistance capacity. 6 (3) An analysis of the opportunities and chal-7 lenges the cooperation reviewed in paragraph (b)(1) 8 has offered to date. The analysis shall include, but is not limited to— 9 (A) opportunities collaboration has offered 10 11 to expand USAID and DFC's ability to deliver 12 assistance into a wider range communities; 13 (B) sectors where USAID, DFC, ICDF, 14 other relevant agencies and departments in Tai-15 wan, or the organizations' implementing part-16 ners have a comparative advantage in providing 17 assistance; 18 (C) opportunities to transition virtual ca-19 pacity building events with relevant depart-20 ments and agencies in Taiwan, through the Global Cooperation and Training Framework 21 22 (GCTF) as well as other forums, into in-person,
 - (4) An assessment of any legal, policy, logistical, financial, or administrative barriers to ex-

enduring forms of development cooperation.

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1	panding cooperation in trilateral or multilateral de-
2	velopment. The analysis shall include, but is not lim-
3	ited to—
4	(A) availability of personnel at the Amer-
5	ican Institute in Taiwan (AIT) responsible for
6	coordinating development assistance coopera-
7	tion;
8	(B) volume of current cooperation initia-
9	tives and barriers to expanding it;
10	(C) diplomatic, policy, or legal barriers fac-
11	ing the United States or other partners to in-
12	cluding Taiwan in formal and informal multilat-
13	eral development cooperation mechanisms;
14	(D) resource or capacity barriers to ex-
15	panding cooperation facing the United States or
16	Taiwan; and
17	(E) geopolitical barriers that complicate
18	U.STaiwan cooperation in third countries.
19	(5) Recommendations to address the challenges
20	identified in paragraph (b)(4).
21	(6) A description of any additional resources or
22	authorities that expanding cooperation might re-
23	quire.
24	(c) FORM OF REPORT.—The strategy required in
25	subsection (a) shall be unclassified, but it may include a

1	classified annex if the Administrator of USAID deter-
2	mines it appropriate.
3	SEC. 105. APPROPRIATE CONGRESSIONAL COMMITTEES.
4	In this title, the term "appropriate congressional
5	committees" means—
6	(1) the Committee on Foreign Affairs of the
7	House of Representatives; and
8	(2) the Committee on Foreign Relations of the
9	Senate.
10	TITLE II—ADVANCING TAIWAN'S
11	ECONOMIC SPACE
12	SEC. 201. SENSE OF CONGRESS ON EXPANDING U.S. ECO-
13	NOMIC RELATIONS WITH TAIWAN.
13 14	NOMIC RELATIONS WITH TAIWAN. It is the sense of the Congress that—
14	It is the sense of the Congress that—
14 15	It is the sense of the Congress that— (1) expanding U.S. economic relations with Tai-
14 15 16	It is the sense of the Congress that— (1) expanding U.S. economic relations with Taiwan has benefited the people of both the United
14 15 16 17	It is the sense of the Congress that— (1) expanding U.S. economic relations with Taiwan has benefited the people of both the United States and Taiwan. Taiwan is now the United States
14 15 16 17	It is the sense of the Congress that— (1) expanding U.S. economic relations with Taiwan has benefited the people of both the United States and Taiwan. Taiwan is now the United States 10th largest goods trading partner, 13th largest ex-
14 15 16 17 18	It is the sense of the Congress that— (1) expanding U.S. economic relations with Taiwan has benefited the people of both the United States and Taiwan. Taiwan is now the United States 10th largest goods trading partner, 13th largest export market, 13th largest source of imports, and a
14 15 16 17 18 19 20	It is the sense of the Congress that— (1) expanding U.S. economic relations with Taiwan has benefited the people of both the United States and Taiwan. Taiwan is now the United States 10th largest goods trading partner, 13th largest export market, 13th largest source of imports, and a key destination for U.S. agricultural exports;
14 15 16 17 18 19 20 21	It is the sense of the Congress that— (1) expanding U.S. economic relations with Taiwan has benefited the people of both the United States and Taiwan. Taiwan is now the United States 10th largest goods trading partner, 13th largest export market, 13th largest source of imports, and a key destination for U.S. agricultural exports; (2) further integration, consistent with robust

- 16 1 (3) the United States should explore opportuni-2 ties to expand economic agreements between Taiwan 3 and the United States, through dialogue, and by de-4 veloping the legal templates required to support po-5 tential future agreements. 6 SEC. 202. LEGAL FRAMEWORK FOR EXPANDING ECONOMIC 7 RELATIONS WITH TAIWAN. 8 (a) IN GENERAL.—No later than 180 days following the date of enactment of this Act, the United States Trade 10 Representative, in consultation with other Federal departments and agencies as appropriate, shall present to the 11 12 appropriate congressional committees a legal template for
- 13 establishing trade and investment agreements with Tai-
- 14 wan that is consistent with the nature of the United States
- 15 relations with Taiwan. Such template shall be designed to
- 16 be applicable to a trade agreement, as well as other forms
- 17 of trade and investment agreements.
- 18 (b) Form of Report.—The report required in sub-
- 19 section (a) shall be unclassified, but it may include a clas-
- 20 sified annex, if appropriate.
- 21 SEC. 203. APPROPRIATE CONGRESSIONAL COMMITTEES.
- In this title, the term "appropriate congressional
- 23 committees" means—

1	(1) the Committee on Foreign Affairs, and the
2	Committee on Ways and Means of the House of
3	Representatives; and
4	(2) the Committee on Foreign Relations, and
5	the Committee on Finance of the Senate.
6	TITLE III—ENHANCING
7	DETERRENCE OVER TAIWAN
8	SEC. 301. SENSE OF CONGRESS ON PEACE AND STABILITY
9	IN THE TAIWAN STRAIT.
10	It is the sense of Congress that—
11	(1) the United States should continue to pursue
12	a policy of promoting peace in the Indo-Pacific for
13	the benefit of the peoples of Asia and of the United
14	States;
15	(2) maintaining peace and stability in the Tai-
16	wan Strait is in the national security interest of the
17	United States;
18	(3) PRC attempts to intimidate Taiwan, includ-
19	ing through high rates of PRC sorties into air space
20	near Taiwan, and PRC amphibious assault exercises
21	near Taiwan, jeopardizes the long-standing U.S. po-
22	sition that differences in cross-Strait relations must
23	be resolved peacefully;
24	(4) given the potential for a cross-Strait conflict
25	to be highly destructive and destabilizing, any in-

- 1 crease in the risk of conflict demands attention and 2 obligates leaders to reinforce deterrence, as the most 3 viable means to prevent war;
 - (5) the United States should work with allies and partners to expand the community of partners involved in building a credible deterrent toward a cross-Strait conflict;
 - (6) Taiwan should continue to invest in and implement its asymmetric defense strategy, including but not limited to coastal defense cruise missiles, while also strengthening recruitment and training of its reserve force; and
 - (7) while enhancing deterrence, it is also essential to maintain open and effective crisis communication and risk reduction mechanisms as a means to reduce the risk of misunderstanding and ultimately, conflict.

18 SEC. 302. STRATEGY TO ENHANCE DETERRENCE OVER A 19 CROSS-STRAIT CONFLICT.

20 (a) IN GENERAL.—No later than 90 days after the 21 date of enactment of this Act, the President shall submit 22 to the appropriate congressional committees a whole-of-23 government strategy to enhance deterrence over a cross-24 Strait military conflict between the PRC and Taiwan.

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1	(b) MATTERS TO BE INCLUDED.—The strategy shall
2	include:
3	(1) A comprehensive review of existing diplo-
4	matic, economic, and military tools to establish de-
5	terrence over a cross-Strait conflict and an assess-
6	ment of their efficacy.
7	(2) An examination of the present and future
8	capabilities of the United States and Taiwan to re-
9	spond to the potential PLA campaigns against Tai-
10	wan in 5, 10, and 15 years. The analysis shall in-
11	clude an assessment of the progress Taiwan has
12	made in developing the asymmetric capabilities need-
13	ed to respond to its strategic environment, as well as
14	the additional capabilities and reforms required.
15	(3) An evaluation of the feasibility of expanding
16	coordination with U.S. allies and partners to en-
17	hance deterrence over a cross-Strait conflict. The re-
18	view shall include, but is not limited to, a review of
19	the following matters:
20	(A) Expanding coordination of public or
21	private messaging on deterrence vis-à-vis Tai-
22	wan.
23	(B) Coordinating use of economic tools to
24	raise the costs of PRC military action that

 could precipitate a cross-Strait conflict.

- 1 (C) Enhancing co-development and co-de-2 ployment of military capabilities related to de-3 terrence over a cross-Strait conflict, or enhanc-4 ing coordinated training of Taiwan's military 5 forces.
- 6 (4) Recommendations on significant additional
 7 diplomatic, economic, and military steps available to
 8 the U.S. Government, unilaterally and in concert
 9 with U.S. allies and partners, to enhance the clarity
 10 and credibility of deterrence over a cross-Strait con11 flict.
- 12 (5) A description of any additional resources or 13 authorities needed to implement the recommenda-14 tions identified in paragraph (5).
- 15 (c) FORM OF REPORT.—The strategy required in 16 subsection (b) shall be classified, but it may include an 17 unclassified annex, if determined appropriate by the Presi18 dent.
- date of enactment of this Act, and not less frequently than every 180 days thereafter for seven years, the President or his or her designee, as well as representatives from the agencies and departments involved in developing the strategy required in paragraph (a) shall consult with the appropriate congressional committees regarding the develop-

ment and implementation of the strategy required in this 2 section. The representatives shall be at the Undersecretary level or above. 3 4 (e) Definitions.— In this section, the term "potential PLA cam-6 paigns" shall mean— 7 (1) a naval blockade of Taiwan; 8 (2) an amphibious assault and ground invasion 9 of Taiwan, especially such invasion designed to ac-10 complish a fiat accompli before intervention is pos-11 sible; and 12 (3) a seizure of one or more of Taiwan's out-13 lying islands. 14 SEC. 303. SUPPORTING TAIWAN'S INVESTMENT IN ASYM-15 METRIC CAPABILITIES. 16 (a) IN GENERAL.—No later than 180 days following enactment of this Act, the Secretary of Defense, in con-17 18 sultation with the Secretary of State, shall submit to the 19 appropriate congressional committees a report on options to support Taiwan's defense budgeting and procurement 21 process in a manner that facilitates sustained investment in capabilities aligned with Taiwan's asymmetric defense 23 strategy. The report shall include the following: 24 (1) A review of technical advisory options for 25 enhancing defense budgeting across Taiwan's mili-

- tary services in Taiwan that is aligned with Taiwan's asymmetric defense strategy.
- 3 (2) An evaluation of any administrative, institu-4 tional, or personnel barriers in the United States or 5 Taiwan to implementing the options provided in 6 paragraph (a)(1).
- 7 (3) An evaluation of the most appropriate enti-8 ties within the U.S. Department of Defense to lead 9 the options provided in paragraph (a)(1).
 - (4) An evaluation of the appropriate entities in Taiwan's Ministry of National Defense and its National Security Council to participate in options provided in paragraph (a)(1).
- 14 (5) A description of additional personnel, re-15 sources, and authorities in Taiwan or in the United 16 States that may be required to execute the options 17 provided in paragraph (a)(1).
- 18 (b) FORM OF REPORT.—The report required in sub19 section (a) shall be classified, but it may include an un20 classified summary, if the Secretary of Defense determines
 21 it appropriate.
- 22 SEC. 304. ADVANCING TAIWAN'S TERRITORIAL DEFENSE
- FORCE CONCEPT.
- 24 (a) IN GENERAL.—No later than 180 days following 25 enactment of this Act, the Secretary of Defense, in con-

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- 1 sultation with the Secretary of State, shall submit to the
- 2 appropriate congressional committees a report on options
- 3 to strengthen Taiwan's implementation of its territorial
- 4 defense force concept.
- 5 (b) Policy Objectives.—The review shall take into
- 6 consideration, but is not limited to, the following policy
- 7 goals:
- 8 (1) Advance Taiwan Reserve's Command ability
- 9 to recruit, train, and equip its forces, including its
- ability to require and provide regular individual and
- 11 collective training to all reserve forces.
- 12 (2) Enhance Taiwan's ability to respond to hu-
- manitarian disasters.
- 14 (3) Strengthen Taiwan's ability to defend
- against, and resist if necessary, PRC military ag-
- 16 gression.
- 17 (c) Matters To Be Included.—
- 18 (1) A review of options to provide additional
- technical advice, training, or institution building to
- support the objectives discussed in subsection (b),
- and any other appropriate policy objectives.
- 22 (2) An assessment of the policy opportunities
- and challenges associated with the options provided
- in paragraph (c)(1).

- 1 (3) An assessment of any statutory or adminis-2 trative barriers to the options provided in paragraph 3 (c)(1).
- 4 (4) A determination of the most appropriate en-5 tities within the U.S. Department of Defense and in 6 the Taiwan Reserve Command to lead the options 7 provided in paragraph (c)(1).
 - (5) An evaluation of the capacity of appropriate entities in the U.S. Department of Defense to support the options provided in paragraph (c)(1) and of the Taiwan Reserve Command to absorb the options provided in paragraph (c)(1).
- 13 (6) A description of additional resources and 14 authorities that may be required to execute any of 15 the options provided in paragraph (c)(1).
- 16 (d) FORM OF REPORT.—The report required in sub-17 section (a) shall be classified, but it may include an un-18 classified summary, if the Secretary of Defense determines 19 it appropriate.
- 20 SEC. 305. STRENGTHENING TAIWAN'S CIVILIAN DEFENSE
- 21 PROFESSIONALS.
- 22 (a) IN GENERAL.—No later than 180 days following 23 enactment of this Act, the Secretary of State, in consulta-
- 24 tion with the Secretary of Defense, shall present to the
- 25 appropriate congressional committees a plan for strength-

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1	ening the community of civilian defense professionals in
2	Taiwan.
3	(b) MATTERS TO BE INCLUDED.—The report shall
4	include the following:
5	(1) A comprehensive review of existing U.S.
6	Government and non-U.S. Government program-
7	matic and funding modalities to support Taiwan's
8	civilian defense professionals in pursuing profes-
9	sional development, educational, and cultural ex-
10	changes in the United States. The review shall in-
11	clude, but is not limited to—
12	(A) opportunities through U.S. Depart-
13	ment of State-supported programs, such as the
14	International Visitor Leaders Program; and
15	(B) opportunities offered through non-gov-
16	ernmental institutions, such as think tanks, to
17	the extent the review can practicably make such
18	an assessment.
19	(2) A description of the frequency that civilian
20	defense professionals from Taiwan pursue or are se-
21	lected for the programs reviewed in paragraph
22	(b)(1).
23	(3) An analysis of any funding, policy, adminis-
24	trative, or other barriers preventing greater partici-

- 1 pation from Taiwan's civilian defense professionals 2 in the opportunities identified in paragraph (b)(1).
 - (4) An evaluation of the value expanding the opportunities reviewed in paragraph (b)(1) would offer for strengthening Taiwan's existing civilian defense community, and for increasing the perceived value of the field for young professionals in Taiwan.
- 8 (5) An assessment of options the United States 9 Government could take individually, with partners in 10 Taiwan, or with foreign governments or non-governmental partners, to expand the opportunities re-12 viewed in paragraph (b)(1).
- 13 (6) A description of additional resources and 14 authorities that may be required to execute the op-15 tions in paragraph (b)(5).
- 16 (c) FORM OF REPORT.—The report required in para-17 graph (a) shall be unclassified, but it may include a classi-18 fied annex, if determined appropriate.
- 19 SEC. 306. APPROPRIATE CONGRESSIONAL COMMITTEES.
- In this title, the term "appropriate congressional 20 committees" means— 21
- 22 (1) the Committee on Foreign Affairs, and the 23 Committee on Armed Services of the House of Rep-24 resentatives; and

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- 1 (2) the Committee on Foreign Relations, and
- 2 the Committee on Armed Services of the Senate.

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