117TH CONGRESS 2D SESSION

H. R. 7817

To establish a review of United States multilateral aid.

IN THE HOUSE OF REPRESENTATIVES

May 18, 2022

Mr. Buck (for himself and Mr. McCaul) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

To establish a review of United States multilateral aid.

- 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 "Multilateral Aid Re-
- 5 view Act of 2022".
- 6 SEC. 2. PURPOSE.
- 7 The purpose of this Act is to establish a United
- 8 States Multilateral Aid Review (in this Act referred to as
- 9 the "Review") to publicly assess the value of United States
- 10 Government investments in multilateral entities.

SEC. 3. APPROPRIATE CONGRESSIONAL COMMITTEES DE-2 FINED. 3 In this Act, the term "appropriate congressional com-4 mittees" means— 5 (1) the Committee on Foreign Relations and 6 the Committee on Appropriations of the Senate; and 7 (2) the Committee on Foreign Affairs, the 8 Committee on Financial Services, and the Com-9 mittee on Appropriations of the House of Represent-10 atives. 11 SEC. 4. OBJECTIVES. 12 The objectives of the Review are as follows: 13 (1) Provide a tool to guide the United States 14 Government's decisionmaking and prioritization with 15 regard to funding multilateral entities and to provide 16 a methodological basis for allocating scarce budg-17 etary resources to entities that advance relevant 18 United States foreign policy objectives. 19 (2) Incentivize improvements in the perform-20 ance of multilateral entities to achieve better out-21 comes on the ground in developing, fragile, and cri-22 sis-afflicted regions. 23 (3) Protect United States taxpayer investments 24 in foreign assistance by improving transparency with

regard to the funding of multilateral entities.

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1 SEC. 5. SCOPE.

- 2 The Review shall include in its assessment multilat-
- 3 eral entities to which the United States Government con-
- 4 tributes voluntary or assessed funding, whether cash or
- 5 in-kind.

6 SEC. 6. TRIENNIAL REPORT ON REVIEW.

- 7 (a) IN GENERAL.—Not later than twenty-one months
- 8 after the date of the enactment of this Act, and every
- 9 three years thereafter, the United States Multilateral Aid
- 10 Review Task Force established under section 7, in regular
- 11 consultation with the Peer Review Group established
- 12 under section 8, shall submit to the appropriate congres-
- 13 sional committees a final report on the findings of the Re-
- 14 view. The Secretary of State shall publish the report on
- 15 the internet website of the Department of State within
- 16 seven days of submitting the report to the appropriate
- 17 congressional committees.

18 (b) Methodology.—

- 19 (1) Use of Criteria.—The Task Force shall
- 20 establish an analytical framework and assessment
- scorecard for the Review using the criteria set forth
- in subsection (c).
- 23 (2) Consultation with congress.—Not
- later than 120 days after the date of the enactment
- of this Act, the Task Force shall submit the method-
- ology for the initial Review to the appropriate con-

1	gressional committees. The Task Force may not pro-
2	ceed with the Review until 30 days after submission
3	of the methodology to the appropriate congressional
4	committees, taking into consideration the views of
5	the Chairmen and Ranking Members of each of the
6	appropriate congressional committees. For each sub-
7	sequent Review, the Task Force shall consult with
8	the Chairmen and Ranking Members of each of the
9	appropriate congressional committees regarding any
10	changes to the methodology.
11	(c) Assessment Criteria.—The assessment score-
12	card shall include the following criteria:
13	(1) Relationship of stated goals to ac-
14	TUAL RESULTS.—The extent to which the stated
15	mission, goals, and objectives of the entity have been
16	achieved during the review period, including—
17	(A) an identification of the stated mission,
18	goals, and objectives of each entity;
19	(B) an evaluation of the major projects
20	and programs selected for implementation by
21	the entity in comparison with the stated mis-
22	sion, goals, and objectives of the entity;
23	(C) an evaluation of whether the major
24	projects and programs selected by the entity
25	within the given review period were more likely

1	than not to further the achievement of the stat-
2	ed mission, goals, and objectives of the entity;
3	(D) an evaluation of the extent to which
4	the major selected projects and programs met
5	their own stated implementation timelines and
6	achieved declared results; and
7	(E) an evaluation of whether the entity op-
8	timizes resources to achieve the stated mission,
9	goals, and objectives of the entity.
10	(2) Responsible management.—The extent
11	to which management of the entity follows best man-
12	agement practices, including—
13	(A) an evaluation of the ratio of manage-
14	ment and administrative expenses to program
15	expenses, including an evaluation of entity re-
16	sources spent on nonprogrammatic expenses;
17	(B) an evaluation of program expense
18	growth, including a comparison of the annual
19	growth of program expenses to the annual
20	growth of management and administrative ex-
21	penses; and
22	(C) an evaluation of whether the entity has
23	established appropriate levels of senior manage-
24	ment compensation.

1	(3) Accountability and transparency.—
2	The extent to which the policies and procedures of
3	the entity follow best practices of accountability and
4	transparency, taking into consideration credible re-
5	porting regarding unauthorized conversion or diver-
6	sion of entity resources, and including—
7	(A) an evaluation of whether the entity has
8	established and enforced appropriate auditing
9	procedures;
10	(B) an evaluation of whether the entity has
11	established and enforced appropriate rules to
12	reduce the risk of conflicts of interest among
13	the senior leadership of the entity;
14	(C) an evaluation of whether the entity has
15	established and enforced appropriate whistle-
16	blower policies;
17	(D) an evaluation of whether the entity
18	has established and maintained appropriate
19	records retention policies and guidelines;
20	(E) an evaluation of whether the entity has
21	established and maintained best practices with
22	respect to transparency and public disclosure;
23	and
24	(F) an evaluation of whether the entity has
25	established and maintained best practices with

1	respect to disclosure of the compensation of
2	senior leadership officials.
3	(4) Alignment with united states foreign
4	POLICY OBJECTIVES.—The extent to which the poli-
5	cies and practices of the entity align with relevant
6	United States foreign policy objectives, including—
7	(A) an evaluation of the entity's stated
8	mission, goals, and objectives in comparison to
9	relevant United States foreign policy objectives;
10	(B) an evaluation of whether continued
11	participation by the United States in the entity
12	contributes a net benefit towards achieving rel-
13	evant United States foreign policy objectives,
14	including the reasons for the conclusion; and
15	(C) an evaluation of any divergence be-
16	tween the actions of the entity and relevant
17	United States foreign policy objectives.
18	(5) Multilateral approach compared to
19	BILATERAL APPROACH.—The extent to which pur-
20	suing relevant United States foreign policy objectives
21	through a multilateral approach is effective and cost-
22	efficient compared to a bilateral approach, includ-
23	ing—
24	(A) an evaluation of whether relevant
25	United States foreign policy objectives are effec-

1	tively pursued through the entity, compared to
2	existing or potential bilateral approaches; and
3	(B) an evaluation of whether relevant
4	United States foreign policy objectives are pur-
5	sued on a cost-effective basis through the enti-
6	ty, compared to existing or potential bilateral
7	approaches.
8	(6) REDUNDANCIES AND OVERLAP.—The extent
9	to which the mission, goals, and objectives of the en-
10	tity overlap with the mission, goals, and objectives of
11	other multilateral institutions to which United
12	States Government entities contribute voluntary or
13	assessed funding, whether cash or in-kind, includ-
14	ing—
15	(A) an identification of significant
16	redundancies or overlap with the mission, goals
17	and objectives of other multilateral entities to
18	which United States Government entities con-
19	tribute voluntary or assessed funding, whether
20	cash or in-kind; and
21	(B) a comparison of the extent to which
22	relevant United States foreign policy objectives
23	are effectively pursued on a cost-effective basis

through each of the overlapping entities.

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1 SEC. 7. UNITED STATES MULTILATERAL REVIEW TASK

- FORCE.
- 3 (a) Establishment.—The President shall establish
- 4 an interagency Multilateral Review Task Force (referred
- 5 to in this Act as the "Task Force") to review and assess
- 6 United States participation in multilateral entities identi-
- 7 field in section 5 and to develop and transmit to the appro-
- 8 priate congressional committees the reports required
- 9 under section 6.
- 10 (b) Leadership.—The Task Force shall be chaired
- 11 by the Secretary of State. The Secretary may delegate his
- 12 or her responsibilities under this Act to an appropriate
- 13 senior Senate-confirmed official.
- (c) Membership.—The President may appoint to
- 15 the interagency Task Force senior Senate-confirmed offi-
- 16 cials from the Department of State, the Department of
- 17 the Treasury, the United States Agency for International
- 18 Development, the Office of Management and Budget, and
- 19 any other relevant executive branch department or agency.
- 20 (d) Consultation.—In the preparation of each re-
- 21 port under section 6, including the initial review of meth-
- 22 odology, the Task Force shall consult regularly with the
- 23 Peer Review Group established under section 8.

1	SEC. 8. UNITED STATES MULTILATERAL AID REVIEW PEER
2	REVIEW GROUP.
3	(a) Establishment.—There is established the
4	United States Multilateral Aid Review Peer Review Group
5	(referred to in this Act as the "Peer Review Group").
6	(b) Membership.—
7	(1) Composition.—The Peer Review Group
8	shall be composed of 8 nongovernmental volunteer
9	members, of whom—
10	(A) two shall be appointed by the majority
11	leader of the Senate;
12	(B) two shall be appointed by the minority
13	leader of the Senate;
14	(C) two shall be appointed by the Speaker
15	of the House of Representatives; and
16	(D) two shall be appointed by the minority
17	leader of the House of Representatives.
18	(2) Appointment criteria.—The members of
19	the Peer Review Group shall have appropriate exper-
20	tise and knowledge of the multilateral entities sub-
21	ject to the Review established by this Act. In making
22	appointments to the Peer Review Group, potential
23	conflicts of interest should be taken into account.
24	(3) Date.—The initial appointments of the
25	members of the Peer Review Group shall be made
26	not later than 100 days after the date of the enact-

1	ment of this Act, and the terms of such appoint
2	ments shall begin on that date.
3	(4) CHAIRMAN AND VICE CHAIRMAN.—The Peer
4	Review Group shall select a Chairman and Vice
5	Chairman from among the members of the Peer Re-
6	view Group.
7	(c) Expert Analysis.—The Peer Review Group
8	shall meet regularly with the Task Force, including re-
9	garding the initial review of methodology, to offer their
10	expertise of the funding and performance of multilatera
11	entities.
12	(d) Review of Report.—
13	(1) In general.—Not later than 180 days be
14	fore submitting each report required under section
15	6(a), the Task Force shall transmit a draft of the
16	report to the Peer Review Group and the appro-
17	priate congressional committees.
18	(2) REVIEW.—The Peer Review Group shall re-
19	view the draft report submitted under paragraph (1)
20	and provide to the Task Force and the appropriate
21	congressional committees not later than 90 days be
22	fore the submission of each report required under
23	section 6(a) the following:
24	(A) An analysis of the conclusions of the
25	report.

1	(B) An analysis of the established meth-
2	odologies used to reach conclusions in the re-
3	port.
4	(C) An analysis of the evidence used to
5	reach conclusions in the report.
6	(D) Any additional comments to improve
7	the evaluations and analysis of the report.
8	(e) Period of Appointment; Vacancies.—
9	(1) In General.—Each member of the Peer
10	Review Group shall be appointed for a 6-year term
11	and may be reappointed under subsection (b)(1) for
12	one additional term.
13	(2) VACANCIES.—Any vacancy in the Peer Re-
14	view Group—
15	(A) shall not affect the powers of the Peer
16	Review Group; and
17	(B) shall be filled in the same manner as
18	the original appointment.
19	(f) Meetings.—
20	(1) In General.—The Peer Review Group
21	shall meet at the call of the Chairman.
22	(2) Initial meeting.—Not later than 120
23	days after the date of the enactment of this Act, the
24	Peer Review Group shall hold its first meeting.

- 1 (3) QUORUM.—A majority of the members of
- 2 the Peer Group shall constitute a quorum, but a
- 3 lesser number of members may hold meetings.
- 4 SEC. 9. TERMINATION.
- 5 The authorities and requirements provided under this
- 6 Act shall terminate 11 years after the date of the enact-
- 7 ment of this Act.

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