114TH CONGRESS 2D SESSION	S.		
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To provide humanitarian assistance for the Venezuelan people, to defend democratic governance and combat widespread public corruption in Venezuela, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

Mr.	CARDIN (for himself, Mr. Rubio, Mr. Durbin, Mr. Cornyn, Mr.
	MENENDEZ, Mr. McCain, Mr. Nelson, Mr. Kaine, and Mr. Van Hol-
	LEN) introduced the following bill; which was read twice and referred to
	the Committee on

## A BILL

To provide humanitarian assistance for the Venezuelan people, to defend democratic governance and combat widespread public corruption in 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Venezuela Humanitarian Assistance and Defense of
- 6 Democratic Governance Act of 2017".

# 1 (b) Table of Contents.—The table of contents for2 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Sense of Congress.
- Sec. 4. Humanitarian assistance for the people of Venezuela.
- Sec. 5. Requirement for strategy to coordinate international humanitarian assistance.
- Sec. 6. Support for Organization of American States Inter-American Democratic Charter.
- Sec. 7. Support for international election observation missions and democratic civil society in Venezuela.
- Sec. 8. Support for Caribbean countries.
- Sec. 9. Concerns and report on the involvement of Venezuelan officials in corruption and illicit narcotics trafficking.
- Sec. 10. Sanctions on persons responsible for public corruption and undermining democratic governance in Venezuela.
- Sec. 11. Concerns over PDVSA transactions with Rosneft.

#### 3 SEC. 2. FINDINGS.

- 4 Congress makes the following findings:
- 5 (1) The deterioration of democratic governance
- and the economic crisis in Venezuela have led to an
- 7 unprecedented humanitarian situation in which peo-
- 8 ple are suffering from severe shortages of essential
- 9 medicines and basic food products.
- 10 (2) According to the World Health Organiza-
- tion, Venezuela had a shortage of necessary medica-
- tions and medical supplies of—
- 13 (A) 55 percent in 2014;
- 14 (B) 67 percent in 2015; and
- 15 (C) 75 percent in 2016.
- 16 (3) According to a Human Rights Watch 2016
- 17 report, it is increasingly difficult for many Ven-
- ezuelans, particularly those in lower or middle-in-

come families, to obtain adequate nutrition and there are reports of symptoms of malnutrition, particularly in children.

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- (4) Despite massive shortages of basic foodstuffs and essential medicines, President of Venezuela Nicolás Maduro has rejected repeated requests from the Venezuelan National Assembly and civil society organizations to bring humanitarian aid into the country.
- (5) The International Monetary Fund has estimated that in Venezuela in 2016 the country's gross domestic product contracted by 12 percent and inflation rate reached 720 percent, and has stated that Venezuela had the worst growth and inflation performance in the world.
- (6) The International Monetary Fund has not convened an Article IV Executive Board consultation for Venezuela since September 13, 2004, which greatly limits the extent of information available to the international community about the severity of the Venezuelan economic crisis.
- (7) Venezuela's political, economic, and humanitarian crisis is fueling social tensions that are resulting in growing incidents of public unrest, looting,

4 1 violence among citizens, and an exodus of Ven-2 ezuelans abroad. 3 (8) These social distortions are taking place 4 amidst an alarming climate of criminal violence. Ac-5 cording to the United Nations Office on Drug and 6 Crime, Caracas, Venezuela had the highest per cap-7 ita homicide rate of any capital city in the world in 8 2015 at 120 murders per 100,000 citizens. 9 (9) In 2016, 18,155 Venezuelans submitted 10 asylum requests in the United States, which was 11 greatest number of requests by any nationality, ac-12 cording to U.S. Citizenship and Immigration Serv-13 ices. 14 (10) International and domestic human rights 15 groups, such as Foro Penal Venezolano, recognize 16 more than 108 political prisoners in Venezuela, in-17 cluding opposition leader and former Chacao mayor 18 Leopoldo López, Judge María Lourdes Afiuni, Cara-19 cas Mayor Antonio José Ledezma Díaz, National 20 Assembly Deputy Gilber Caro, and former San Cris-21 tobal mayor Daniel Ceballos.

> (11) According to media accounts, 29 people lost their lives as the result of public demonstrations and protests in Venezuela in April 2017.

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#### SEC. 3. SENSE OF CONGRESS.

).	It is	the	sense	$\alpha f$	Congress	that—
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(1) Venezuelan President Nicolás Maduro should permit the delivery of international humanitarian assistance to address the widespread and deeply concerning shortages of essential medicines and basic food products faced by the people of Venezuela;

- (2) it is in the best interest of the Venezuelan people for the Government of Venezuela to engage with multilateral and regional economic institutions to ameliorate the effects of the country's ongoing economic, social, and humanitarian crisis;
- (3) Venezuelan President Nicolás Maduro should immediately release all political prisoners and respect internationally-recognized human rights in order to facilitate the conditions for political negotiations and dialogue in Venezuela;
- (4) Venezuelan President Nicolás Maduro and the Supreme Tribunal of Justice of Venezuela should take steps to reinstate the full powers and authorities of the National Assembly of Venezuela in accordance with the Constitution of the Bolivarian Republic of Venezuela;
- (5) Venezuela's National Electoral Council should establish a specific timeline to hold national,

1	regional, and municipal elections in accordance with
2	the Constitution of the Bolivarian Republic of Ven-
3	ezuela; and
4	(6) the United States should support meaning-
5	ful efforts towards political negotiations and dia-
6	logue through which all parties uphold their commit-
7	ments and agree to specific deadlines to restore re-
8	spect for Venezuela's constitutional mechanisms and
9	resolve the country's political, economic, and human-
10	itarian crisis.
11	SEC. 4. HUMANITARIAN ASSISTANCE FOR THE PEOPLE OF
12	VENEZUELA.
13	(a) In General.—The Secretary of State, in coordi-
13 14	(a) IN GENERAL.—The Secretary of State, in coordination with the Administrator of the United States Agen-
14 15	nation with the Administrator of the United States Agen-
14 15	nation with the Administrator of the United States Agency for International Development, subject to the avail-
<ul><li>14</li><li>15</li><li>16</li></ul>	nation with the Administrator of the United States Agency for International Development, subject to the availability of appropriations, shall work through nongovern-
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	nation with the Administrator of the United States Agency for International Development, subject to the availability of appropriations, shall work through nongovernmental organizations to provide—
14 15 16 17 18	nation with the Administrator of the United States Agency for International Development, subject to the availability of appropriations, shall work through nongovernmental organizations to provide—  (1) public health commodities to Venezuelan
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	nation with the Administrator of the United States Agency for International Development, subject to the availability of appropriations, shall work through nongovernmental organizations to provide—  (1) public health commodities to Venezuelan health facilities and services, including medicines on
14 15 16 17 18 19 20	nation with the Administrator of the United States Agency for International Development, subject to the availability of appropriations, shall work through nongovernmental organizations to provide—  (1) public health commodities to Venezuelan health facilities and services, including medicines on the World Health Organization's List of Essential
14 15 16 17 18 19 20 21	nation with the Administrator of the United States Agency for International Development, subject to the availability of appropriations, shall work through nongovernmental organizations to provide—  (1) public health commodities to Venezuelan health facilities and services, including medicines on the World Health Organization's List of Essential Medicines and basic medical supplies and equipment;

1	ezuela, with a specific emphasis on the most vulner-
2	able populations;
3	(3) technical assistance to ensure health and
4	food commodities are appropriately selected, pro-
5	cured, and distributed; and
6	(4) improved transparency and accountability in
7	institutions of the Government of Venezuela, includ-
8	ing the publication of official data on public health
9	indicators and shortages of food and medicine.
10	(b) Strategy Requirement.—Not later than 90
11	days after the date of the enactment of this Act, the Sec-
12	retary of State shall submit a strategy for carrying out
13	the activities described in subsection (a) to—
14	(1) the Committee on Foreign Relations of the
15	Senate;
16	(2) the Committee on Appropriations of the
17	Senate;
18	(3) the Committee on Foreign Affairs of the
19	House of Representatives; and
20	(4) the Committee on Appropriations of the
21	House of Representatives.
22	(e) Authorization of Appropriations.—
23	(1) In general.—There is authorized to be
24	appropriated to the Secretary of State \$10,000,000
25	for fiscal year 2018 to carry out the activities set

forth in subsection (a) in accordance with this section.

#### (2) Notification requirement.—

- (A) IN GENERAL.—Amounts appropriated or otherwise made available pursuant to paragraph (1) may not be obligated until 15 days after the date on which the President has provided notice of intent to obligate such funds to the committees listed in subsection (b).
- (B) Waiver.—The Secretary of State may waive the requirement under subparagraph (A) if the Secretary of State determines that failure to waive such requirement would pose a substantial risk to human health or welfare. If such a waiver is invoked, the President shall notify the committees listed in subsection (b) of the intention to obligate funds under this section as early as practicable, but in no event later than 3 days after taking the action to which such notification requirement was applicable in the context of the circumstances necessitating such waiver.
- 23 (d) Briefings.—Upon a request from one of the 24 committees listed in subsection (b), the Secretary of State 25 and the Administrator of the United States Agency for

1	International Development shall brief the committee on
2	the progress made in implementing the strategy submitted
3	under subsection (b).
4	SEC. 5. REQUIREMENT FOR STRATEGY TO COORDINATE
5	INTERNATIONAL HUMANITARIAN ASSIST-
6	ANCE.
7	(a) Sense of Congress.—It is the sense of Con-
8	gress that the United Nations humanitarian agencies, in-
9	cluding the Office for the Coordination of Humanitarian
10	Affairs, the World Health Organization, the Food and Ag-
11	riculture Organization, and UNICEF, should conduct and
12	publish an independent assessment on—
13	(1) the extent and impact of the shortages of
14	food and medicine in Venezuela; and
15	(2) the efforts needed to resolve such shortages.
16	(b) Strategy.—Not later than 90 days after the
17	date of the enactment of this Act, the Secretary of State,
18	in consultation with the Administrator of the United
19	States Agency for International Development, shall submit
20	a multi-year strategy to the Committee on Foreign Rela-
21	tions of the Senate and the Committee on Foreign Affairs
22	of the House of Representatives that—
23	(1) describes how the United States will secure
24	support from international donors, including re-
25	gional partners in Latin America and the Caribbean,

1	for the provision of humanitarian assistance to the
2	people of Venezuela;
3	(2) identifies governments that are willing to
4	provide financial and technical assistance for the
5	provision of such humanitarian assistance to the
6	people of Venezuela and a description of such assist-
7	ance; and
8	(3) identifies the financial and technical assist-
9	ance to be provided by multilateral institutions, in-
10	cluding the United Nations humanitarian agencies
11	listed in subsection (a), the Pan American Health
12	Organization, the Inter-American Development
13	Bank, and the World Bank, and a description of
14	such assistance.
15	(e) Diplomatic Engagement and Coordina-
16	TION.—The Secretary of State, in coordination with the
17	Administrator of the United States Agency for Inter-
18	national Development, as appropriate, shall—
19	(1) carry out diplomatic engagement to secure
20	contributions of financial and technical assistance
21	from international donors and multilateral institu-
22	tions in support of the strategy submitted under
23	subsection (b); and

1	(2) take all necessary steps to ensure effective
2	cooperation among international donors and multi-
3	lateral institutions in support of such strategy.
4	(d) Briefings.—Upon a request from the Com-
5	mittee on Foreign Relations of the Senate or the Com-
6	mittee on Foreign Affairs of the House of Representatives,
7	the Secretary of State and the Administrator of the
8	United States Agency for International Development shall
9	brief such committee on the progress made in imple-
10	menting the strategy submitted under subsection (b).
11	SEC. 6. SUPPORT FOR ORGANIZATION OF AMERICAN
12	STATES INTER-AMERICAN DEMOCRATIC
13	CHARTER.
14	(a) FINDINGS.—Congress makes the following find-
15	ings:
16	(1) Article 1 of the Inter-American Democratic
17	Charter, adopted by the Organization of American
18	States in Lima on September 11, 2001, affirms,
19	
	"The peoples of the Americas have a right to democ-
20	"The peoples of the Americas have a right to democracy and their governments have an obligation to
<ul><li>20</li><li>21</li></ul>	
	racy and their governments have an obligation to
21	racy and their governments have an obligation to promote and defend it.".
21 22	racy and their governments have an obligation to promote and defend it.".  (2) Article 19 of the Inter-American Demo-
<ul><li>21</li><li>22</li><li>23</li></ul>	racy and their governments have an obligation to promote and defend it.".  (2) Article 19 of the Inter-American Democratic Charter states "an unconstitutional interrup-

1	impairs the democratic order in a member state,
2	constitutes, while it persists, an insurmountable ob-
3	stacle to its government's participation in sessions of
4	the General Assembly and other bodies of the
5	Organization.".
6	(3) Article 20 of the Inter-American Demo-
7	cratic Charter provides—
8	(A) "In the event of an unconstitutional al-
9	teration of the constitutional regime that seri-
10	ously impairs the democratic order in a member
11	state, any member state or the Secretary Gen-
12	eral may request the immediate convocation of
13	the Permanent Council to undertake a collective
14	assessment of the situation and to take such de-
15	cisions as it deems appropriate."; and
16	(B) "The Permanent Council, depending
17	on the situation, may undertake the necessary
18	diplomatic initiatives, including good offices, to
19	foster the restoration of democracy.".
20	(b) Sense of Congress.—It is the sense of Con-
21	gress that—
22	(1) Venezuelan President Nicolás Maduro and
23	the Supreme Tribunal of Justice of Venezuela have
24	carried out systematic efforts to undermine, block,
25	and circumvent the authorities and responsibilities

1	of the Venezuelan National Assembly as mandated
2	in the Constitution of the Bolivarian Republic of
3	Venezuela;
4	(2) such efforts by President Maduro and the
5	Supreme Tribunal of Justice of Venezuela amount to
6	an unconstitutional alternation of the constitutional
7	regime that seriously impairs the democratic order
8	in Venezuela; and
9	(3) the Secretary of State, working through the
10	United States Permanent Mission to the Organiza-
11	tion of American States, should take additional steps
12	to support ongoing efforts by Secretary General Luis
13	Almagro—
14	(A) to invoke the Inter-American Demo-
15	cratic Charter;
16	(B) to advance a collective assessment of
17	the situation in Venezuela; and
18	(C) to promote diplomatic initiatives to
19	foster the restoration of Venezuelan democracy.
20	SEC. 7. SUPPORT FOR INTERNATIONAL ELECTION OBSER-
21	VATION MISSIONS AND DEMOCRATIC CIVIL
22	SOCIETY IN VENEZUELA.
23	(a) In General.—Subject to the availability of ap-
24	propriations, the Secretary of State, in coordination with

1	the Administrator of the United States Agency for Inter-
2	national Development, shall work —
3	(1) with the Organization of American States to
4	ensure credible international observation that con-
5	tributes to free, fair, and transparent democratic
6	electoral processes in Venezuela; and
7	(2) directly, or through nongovernmental orga-
8	nizations—
9	(A) to defend internationally recognized
10	human rights for the people of Venezuela;
11	(B) to support the efforts of independent
12	media outlets to broadcast, distribute, and
13	share information beyond the limited channels
14	made available by the Government of Ven-
15	ezuela;
16	(C) to facilitate open and uncensored ac-
17	cess to the Internet for the people of Venezuela
18	and
19	(D) to combat corruption and improve the
20	transparency and accountability of institutions
21	that are part of the Government of Venezuela
22	(b) Voice and Vote at the OAS.—The Secretary
23	of State, acting through the United States Permanent
24	Representative to the Organization of American States
25	should advocate and build diplomatic support for sending

1	an election observation mission to Venezuela to ensure
2	that democratic electoral processes are organized and car-
3	ried out in a free, fair, and transparent manner.
4	(c) Strategy Requirement.—Not later than 90
5	days after the date of the enactment of this Act, the Sec-
6	retary of State shall submit a strategy to carry out the
7	activities described in subsection (a) to—
8	(1) the Committee on Foreign Relations of the
9	Senate;
10	(2) the Committee on Appropriations of the
11	Senate;
12	(3) the Committee on Foreign Affairs of the
13	House of Representatives; and
14	(4) the Committee on Appropriations of the
15	House of Representatives.
16	(d) Authorization of Appropriations.—
17	(1) In general.—There are authorized to be
18	appropriated to the Secretary of State for fiscal year
19	2018—
20	(A) \$500,000 to carry out the activities set
21	forth in subsection $(a)(1)$ ; and
22	(B) \$9,500,000 to carry out the activities
23	set forth in subsection (a)(2).
24	(2) Notification requirement.—

1	(A) In general.—Except as provided in
2	subparagraph (B), amounts appropriated or
3	otherwise made available pursuant to paragraph
4	(1) may not be obligated until 15 days after the
5	date on which the President has provided notice
6	of intent to obligate such funds to the commit-
7	tees listed in subsection (c).
8	(B) Waiver.—
9	(i) In General.—The Secretary of
10	State may waive the notification require-
11	ment under subparagraph (A) if the Presi-
12	dent determines that such requirement
13	would pose a substantial risk to human
14	health or welfare.
15	(ii) Notification requirement.—If
16	a waiver is invoked under clause (i), the
17	Secretary of State shall notify the commit-
18	tees listed in subsection (c) of the intention
19	to obligate funds under this section as
20	early as practicable, but in no event later
21	than 3 days after taking the action to
22	which such notification requirement was
23	applicable in the context of the cir-

cumstances necessitating such waiver.

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1	(e) Briefings.—Upon a request from 1 of the com-
2	mittees listed in subsection (c), the Secretary of State and
3	the Administrator of the United States Agency for Inter-
4	national Development shall brief the committee on the
5	progress made in implementing the strategy submitted
6	under subsection (c).
7	SEC. 8. SUPPORT FOR CARIBBEAN COUNTRIES.
8	(a) FINDINGS.—Congress makes the following find
9	ings:
10	(1) Caribbean countries, despite facing their
11	own challenges, can play a significant role in the
12	Caribbean region by responding to the humanitarian
13	and political crisis in Venezuela.
14	(2) Energy security is a major challenge for
15	Caribbean countries, which depend largely on high
16	cost imported fuel for electricity generation, and
17	many of which have benefited from preferentia
18	treatment by Venezuela.
19	(3) Caribbean countries—
20	(A) are a market for United States prod
21	ucts and services;
22	(B) have access to renewable and other en
23	ergy sources; and
24	(C) can attract financing to develop and
25	implement new energy technologies and ap

1	proaches, with assistance and through public-
2	private partnerships.
3	(b) Sense of Congress.—It is the Sense of Con-
4	gress that—
5	(1) the Secretary of State should—
6	(A) strengthen the Caribbean Energy Se-
7	curity Initiative; and
8	(B) extend current programming, such as
9	the Caribbean Sustainable Energy Road Map
10	and Strategy; and
11	(2) the Secretary of State, working with the
12	Administrator of the United States Agency for
13	International Development, the Director of the
14	United States Trade and Development Agency, and
15	the President and Chief Executive Officer of the
16	Overseas Private Investment Corporation, should—
17	(A) support the Clean Energy Finance Fa-
18	cility for the Caribbean and Central America to
19	encourage and facilitate regional investments in
20	energy diversification;
21	(B) promote energy efficiency and integra-
22	tion of renewables into Caribbean energy grids;
23	and
24	(C) promote United States energy missions
25	to the Caribbean.

1	(c) STATEMENT OF POLICY.—According to the
2	United States-Caribbean Strategic Engagement Act of
3	2016 (Public Law 114–291), it is the policy of the United
4	States to increase engagement with—
5	(1) the governments in the Caribbean region;
6	and
7	(2) the private sector and civil society in the
8	United States and in the Caribbean.
9	SEC. 9. CONCERNS AND REPORT ON THE INVOLVEMENT OF
10	VENEZUELAN OFFICIALS IN CORRUPTION
11	AND ILLICIT NARCOTICS TRAFFICKING.
12	(a) FINDINGS.—Congress makes the following find-
13	ings:
14	(1) The deterioration of governance in Ven-
	(1) The deterioration of governance in Venezuela has been exacerbated by the involvement of
15	
15 16	ezuela has been exacerbated by the involvement of
15 16 17	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, in-
15 16 17 18	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, in- cluding members of the National Electoral Council,
15 16 17 18	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, in- cluding members of the National Electoral Council, the judicial system, and the Venezuelan security
15 16 17 18 19 20	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, in- cluding members of the National Electoral Council, the judicial system, and the Venezuelan security forces, in acts of corruption and illicit narcotics traf-
15 16 17 18 19 20 21	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, including members of the National Electoral Council, the judicial system, and the Venezuelan security forces, in acts of corruption and illicit narcotics trafficking and related money laundering.
15 16 17 18 19 20 21	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, including members of the National Electoral Council, the judicial system, and the Venezuelan security forces, in acts of corruption and illicit narcotics trafficking and related money laundering.  (2) In March 2015, the Department of the
14 15 16 17 18 19 20 21 22 23	ezuela has been exacerbated by the involvement of senior officials of the Government of Venezuela, including members of the National Electoral Council, the judicial system, and the Venezuelan security forces, in acts of corruption and illicit narcotics trafficking and related money laundering.  (2) In March 2015, the Department of the Treasury's Financial Crimes Enforcement Network

1 designation of the Banca Privada d'Andorra as a 2 Foreign Financial Institution of Primary Money 3 Laundering Concern. 4 On August 1, 2016, General Nestor 5 Reverol, Venezuela's current Minister of Interior and 6 former National Guard commander, was indicted in 7 a United States district court for participating in an 8 international cocaine trafficking conspiracy. 9 (4) On November 18, 2016, Franqui Francisco 10 Flores de Freitas and Efrain Antonio Campo Flores, 11 nephews of President Maduro and Venezuelan First 12 Lady Cilia Flores, were convicted in a United States 13 district court on charges of conspiring to import co-14 caine into the United States. 15 (5) On February 13, 2017, the Department of 16 the Treasury's Office of Foreign Assets Control des-17 ignated Venezuelan Vice President Tareck Zaidan El 18 Aissami Maddah for his involvement in illicit nar-19 cotics trafficking, pursuant to the Foreign Narcotics 20 Kingpin Designation Act (21 U.S.C. 1901 et seq.; 21 title VIII of Public Law 106–120). 22 (6) The Department of the Treasury's Office of 23 Foreign Assets Control has designated additional in-

dividuals and senior Venezuelan officials for their in-

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1	volvement in illicit narcotics trafficking, pursuant to
2	such Act, including—
3	(A) Venezuelan national Samark Jose
4	Lopez Bello, who is the primary front man and
5	money launderer for Tareck Zaidan El Aissam
6	Maddah;
7	(B) Hugo Armando Carvajal Barrios, who
8	is the current National Assembly Deputy and
9	the former Director of Venezuela's Military In-
10	telligence Directorate;
11	(C) Henry de Jesus Rangel Silva, who is
12	the current Governor of Trujillo State and the
13	former Director of Venezuela's Directorate of
14	Intelligence and Prevention Services;
15	(D) Ramon Emilio Rodriguez Chacin, who
16	previously served as the Minister of Interior
17	and
18	(E) Freddy Alirio Bernal Rosales, who pre-
19	viously served as the Mayor of the Libertador
20	municipality of Caracas.
21	(b) DEFINITIONS.—In this section:
22	(1) Corruption.—The term "corruption"
23	means the extent to which public power is exercised
24	for private gain, including by bribery, nepotism
25	fraud, or embezzlement.

1	(2) Grand corruption.—The term "grand
2	corruption" means corruption committed at a high
3	level of government that—
4	(A) distorts policies or the central func-
5	tioning of the country; and
6	(B) enables leaders to benefit at the ex-
7	pense of the public good.
8	(c) Reporting Requirement.—
9	(1) In general.—Not later than 180 days
10	after the date of the enactment of this Act, the Sec-
11	retary of State, acting through the Bureau of Intel-
12	ligence and Research, and in consultation with the
13	intelligence community (as defined in section 3(4) of
14	the National Security Act of 1947 (50 U.S.C.
15	3003(4))), shall submit a report to Congress that
16	describes the involvement of senior officials of the
17	Government of Venezuela, including members of the
18	National Electoral Council, the judicial system, and
19	the Venezuelan security forces, in acts of corruption
20	in Venezuela, with a specific emphasis on acts of
21	grand corruption.
22	(2) Additional elements.—The report sub-
23	mitted under paragraph (1) shall—
24	(A) describe how the acts of corruption de-
25	scribed in the report pose direct challenges for

1	United States national security and inter-
2	national security;
3	(B) identify individuals that frustrate the
4	ability of the United States to combat illicit
5	narcotics trafficking; and
6	(C) include input from the Drug Enforce-
7	ment Administration, the Office of Foreign As-
8	sets Control, and the Financial Crimes Enforce-
9	ment Network.
10	(3) FORM.—The report under paragraph (1)
11	shall be submitted in unclassified form, but may in-
12	clude a classified annex. The unclassified portion of
13	the report shall be made available to the public.
14	SEC. 10. SANCTIONS ON PERSONS RESPONSIBLE FOR PUB-
15	LIC CORRUPTION AND UNDERMINING DEMO-
16	CRATIC GOVERNANCE IN VENEZUELA.
17	(a) Finding.—Executive Order 13692 (50 U.S.C.
18	1701 note), which was signed on March 8, 2015, estab-
19	lished sanctions against individuals responsible for under-
20	mining democratic processes and institutions and involved
21	in acts of public corruption that were not included in the
22	Venezuela Defense of Human Rights and Civil Society Act
23	of 2014 (Public Law 113–278).
	of 2014 (1 ubile Law 113-270).

1	(b) Sanctions.—Section 5 of the Venezuela Defense
2	of Human Rights and Civil Society Act of 2014 (Public
3	Law 113–278) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (2), by striking "or" at
6	the end;
7	(B) by redesignating paragraph (3) as
8	paragraph (5); and
9	(C) by inserting after paragraph (2) the
10	following:
11	"(3) has perpetrated, or is responsible for or-
12	dering or otherwise directing, significant actions or
13	policies that undermine democratic processes or in-
14	stitutions;
15	"(4) has perpetrated, or is responsible for or-
16	dering or otherwise directing, significant acts of pub-
17	lic corruption; or";
18	(2) by redesignating subsections (e) and (f) as
19	subsections (f) and (g), respectively;
20	(3) by inserting after subsection (d) the fol-
21	lowing:
22	"(e) Briefings.—Upon a request from the Com-
23	mittee on Foreign Relations of the Senate or the Com-
24	mittee on Foreign Affairs of the House of Representatives,
25	the Secretary of State, in conjunction with the Secretary

- 1 of the Treasury, shall offer a classified briefing on the ef-2 forts to impose sanctions under this section and the im-
- 3 pact of such sanctions."; and
- 4 (4) in subsection (f), as redesignated, by strik-
- 5 ing "December 31, 2019" and inserting "December
- 6 31, 2022".

#### 7 SEC. 11. CONCERNS OVER PDVSA TRANSACTIONS WITH

- 8 ROSNEFT.
- 9 (a) FINDINGS.—Congress makes the following find-10 ings:
- 11 (1) In late 2016, Venezuelan state owned oil
- 12 company Petróleos de Venezuela, S.A. (referred to in
- this section as "PDVSA"), through a no-compete
- 14 transaction, secured a loan from Russian govern-
- ment-controlled oil company Rosneft, using 49.9 per-
- 16 cent of PDVSA's American subsidiary, CITGO Pe-
- troleum Corporation, including its assets in the
- 18 United States, as collateral. As a result of this
- transaction, 100 percent of CITGO is held as collat-
- eral by PDVSA's creditors.
- 21 (2) CITGO, a wholly owned subsidiary of
- 22 PDVSA, is engaged in interstate commerce and
- owns and controls critical energy infrastructure in
- 24 19 States in the United States, including an exten-
- sive network of pipelines, 48 terminals, and 3 refin-

1 eries, with a combined oil refining capacity of 2 749,000 barrels per day. CITGO's refinery in Lake 3 Charles, Louisiana is the sixth largest refinery in the 4 United States. 5 (3) The Department of the Treasury imposed 6 sanctions on Rosneft, which is controlled by the Rus-7 sian Government, and its Executive Chairman, Igor 8 Sechin, following Russia's military invasion of 9 Ukraine and its illegal annexation of Crimea in 10 2014. 11 (4) The Department of Homeland Security has 12 designated the energy sector as critical to United 13 States infrastructure. 14 (5) The growing economic crisis in Venezuela 15 raises the probability that the Government of Ven-16 ezuela and PDVSA will default on their inter-17 national debt obligations, resulting in a scenario in 18 which Rosneft could come into control of CITGO's 19 United States energy infrastructure holdings. 20 (b) Sense of Congress.—It is the sense of Con-21 gress that— 22 (1) control of critical United States energy in-23 frastructure by Rosneft, a Russian government-controlled entity currently under United States sanc-24

1	tions, would pose a significant risk to United States
2	national security and energy security;
3	(2) the President should take all necessary
4	steps to prevent Rosneft from gaining control of
5	critical United States interstate energy infrastruc-
6	ture;
7	(3) a default by PDVSA on its loan from
8	Rosneft, resulting in Rosneft coming into possession
9	of PDVSA's United States CITGO assets, would
10	warrant careful consideration by the Committee on
11	Foreign Investment in the United States;
12	(4) if PDVSA defaults on its debt obligations,
13	the Department of the Treasury's Office of Foreign
14	Asset Control should review CITGO's transactions
15	with United States persons to assess and ensure
16	compliance with United States sanctions policies and
17	regulations; and
18	(5) the Department of Homeland Security
19	should conduct an assessment of the security risks
20	posed by foreign control of CITGO's United States
21	energy infrastructure holdings.