#### 116TH CONGRESS 1ST SESSION H.R. 1704

#### AN ACT

- To foster commercial relations with foreign countries and support United States economic and business interests abroad in the conduct of foreign policy, 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,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Championing Amer-3 ican Business Through Diplomacy Act of 2019".

#### 4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) According to the 2017 National Security 7 Strategy of the United States of America, "Retain-8 ing our position as the world's preeminent economic 9 actor strengthens our ability to use the tools of eco-10 nomic diplomacy for the good of Americans and oth-11 ers.".

12 (2) A November 7, 2018, cable from Secretary 13 of State Michael R. Pompeo to all diplomatic and consular posts—"Boosting Commercial Diplomacy 14 Around the World"—stated that "helping American 15 companies is a foreign policy priority \* \* \*. Pro-16 17 moting broad-based, responsible, and sustainable 18 economic growth helps to stabilize regions and cre-19 ates new and growing markets for U.S. companies. 20 A transparent and level playing field for U.S. invest-21 ment in these countries counters real and growing 22 challenges such as China's Belt and Road initiative.". 23

24 (3) In the January–February 2019 issue of The
25 Foreign Service Journal, Ambassador Barbara Ste26 phenson, the President of the American Foreign
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1	Service Association, wrote "Foreign Service support
2	for American business * * * is a major reason why
3	the U.S. Foreign Service was created.".
4	SEC. 3. ECONOMIC DIPLOMACY WITHIN THE DEPARTMENT
5	OF STATE.
6	Subsection (c) of section 1 of the State Department
7	Basic Authorities Act of 1956 (22 U.S.C. 2651a) is
8	amended—
9	(1) by redesignating paragraph $(3)$ as para-
10	graph (4); and
11	(2) by inserting after paragraph $(2)$ the fol-
12	lowing new paragraph:
13	"(3) Assistant secretary for economic
14	AND BUSINESS MATTERS.—
15	"(A) IN GENERAL.—Subject to the numer-
16	ical limitation specified in paragraph (1), there
17	is authorized to be established in the Depart-
18	ment of State an Assistant Secretary of State
19	who shall be responsible to the Secretary of
20	State for matters pertaining to international ec-
21	onomics and business matters in the conduct of
22	foreign policy.
23	"(B) MATTERS CONTEMPLATED.—The
24	matters referred to in subparagraph (A) include
25	the following:

"(i) International trade and invest-1 2 ment policy. "(ii) International finance, economic 3 development, and debt policy. 4 "(iii) Economic sanctions and com-5 6 bating terrorist financing. 7 "(iv) International transportation pol-8 icy. "(v) Support for United States busi-9 10 nesses. "(vi) Economic policy analysis and 11 12 private sector outreach. "(vii) International data privacy and 13 14 innovation policies. "(viii) Such other related duties as 15 16 the Secretary may from time to time des-17 ignate.". 18 SEC. 4. CHIEF OF MISSION RESPONSIBILITIES.

Section 207 of the Foreign Service Act of 1980 (22
U.S.C. 3927) is amended by adding at the end the following new subsection:

"(d) PROMOTION OF UNITED STATES ECONOMIC INTERESTS.—Each chief of mission to a foreign country
shall have as a principal duty the promotion of United

States economic and commercial interests in such coun try.".

### 3 SEC. 5. INCREASED TRAINING IN ECONOMIC AND COMMER4 CIAL DIPLOMACY.

5 Section 708 of the Foreign Service Act of 1980 (22
6 U.S.C. 4028) is amended by adding at the end the fol7 lowing new subsection:

8 "(d) ECONOMIC AND COMMERCIAL DIPLOMACY.---9 The Secretary of State, with the assistance of other rel-10 evant officials and the private sector, shall establish as part of the standard training provided for economic and 11 12 commercial officers of the Foreign Service, chiefs of mis-13 sion, and deputy chiefs of mission, training on matters related to economic and commercial diplomacy, with par-14 15 ticular attention to market access and other elements of an enabling framework for United States businesses, com-16 17 mercial advocacy, and United States foreign economic policy, in addition to awareness about the support of the 18 United States Government available to United States busi-19 20 nesses, including support provided by the Department of 21 Agriculture, the Department of Commerce, the Export-22 Import Bank of the United States, the Millennium Challenge Corporation, the Trade and Development Agency, 23 24 the Department of the Treasury, the United States Agency for International Development, and the United States
 International Development Finance Corporation.".

#### 3 SEC. 6. REPORT FROM EACH MISSION ON MATTERS OF 4 COMMERCIAL RELATIONS.

5 (a) IN GENERAL.—Not later than 1 year after the
6 date of the enactment of this Act and annually thereafter,
7 the chief of mission at each bilateral diplomatic mission
8 of the United States and the Director of the American
9 Institute in Taiwan shall submit to the Secretary of State
10 the following:

(1) Data and other information regarding actions taken by each such mission or Institute during
the previous year to foster commercial relations and
safeguard United States economic and business interests in the country or region in which each such
chief of mission and the Director serves.

17 (2) Each such mission's and Institute's antici18 pated economic and commercial priorities for the
19 coming year.

(b) REPORT TO CONGRESS.—The Secretary of State,
after receiving the information required under subsection
(a), shall submit to the Committee on Foreign Affairs of
the House of Representatives and the Committee on Foreign Relations of the Senate a report, disaggregated by
country or region, on activities and initiatives, including

with appropriate examples, to create an enabling environ-1 2 ment and otherwise promote United States economic and 3 business interests in each such country or region, as well 4 as information about significant foreign competition to 5 United States businesses in the relevant country or region, including state-directed investments by foreign govern-6 7 ments and United States strategic competitors in such 8 country or region.

#### 9 SEC. 7. REPORT ON UNIFIED INVESTMENT CLIMATE STATE-

#### MENT AND COUNTRY COMMERCIAL GUIDE.

11 (a) IN GENERAL.—The Secretary of State and the 12 Secretary of Commerce shall jointly produce and make 13 publicly available on a United States Government internet website an annual country- and region-specific report re-14 15 garding commercial relations with foreign countries and regions and safeguarding United States economic and 16 business interests abroad, including with regard to United 17 States exports and investments, including by small- and 18 19 medium-size enterprises.

(b) MATTERS TO BE INCLUDED.—Each report required under subsection (a) shall include the following
with respect to each country or region covered by each
such report:

24 (1) Information about doing business in each25 country or region.

1	(2) Background information about each coun-
2	try's or region's political environment.
3	(3) Information about selling United States
4	products and services in each country or region.
5	(4) Leading sectors for United States exports
6	and investment in each country or region.
7	(5) Information about trade regulations, cus-
8	toms, and standards in each country or region, such
9	as—
10	(A) information on import tariffs; and
11	(B) documentation about which United
12	States businesses should be aware when export-
13	ing, including any prohibited items or tem-
14	porary entry procedures.
15	(6) Investment climate statements describing
16	each country's or region's openness to foreign invest-
17	ments, such as information relating to each coun-
18	try's or region's—
19	(A) investment policies;
20	(B) market barriers;
21	(C) business risks;
22	(D) legal and regulatory system, including
23	dispute resolution;
24	(E) level of public and private sector cor-
25	ruption;

1	(F) level of political violence and insta-
2	bility;
3	(G) adherence to internationally recognized
4	core labor standards; and
5	(H) protection of property rights.
6	(7) Information about trade and project financ-
7	ing in each country or region, such as each country's
8	or region's—
9	(A) banking and financial system, and how
10	United States businesses typically get paid;
11	(B) foreign exchange controls; and
12	(C) important sources of funding for
13	project financing.
14	(8) Relevant business travel information and
15	business customs in each country or region.
16	(9) Information about services and personnel of
17	the diplomatic mission of the United States available
18	to United States businesses to support their activi-
19	ties in each country or region.
20	(10) Any significant trade or commercial agree-
21	ment that exists between the United States and each
22	country or region.
23	(11) A point of contact at the diplomatic or
24	consular mission of the United States in each coun-
25	try or region for United States businesses.

# SEC. 8. IMPROVING AWARENESS OF UNITED STATES GOV ERNMENT TOOLS AND SERVICES TO SUP PORT UNITED STATES BUSINESSES OVER SEAS.

5 The Secretary of State and the Secretary of Com-6 merce shall take actions to improve United States busi-7 nesses' awareness of United States Government tools and 8 services to assist such businesses overseas, especially small 9 and medium-sized enterprises, including by coordinating 10 with State trade agencies, Export Assistance Centers, and 11 Small Businesses Development Centers.

## 12 SEC. 9. NEGOTIATIONS TO ESTABLISH INTERNATIONAL 13 QUALITY INFRASTRUCTURE INVESTMENT 14 STANDARDS.

(a) IN GENERAL.—The President, acting through the
Secretary of State, and in coordination with other relevant
Federal agency heads, shall initiate and pursue negotiations with countries to establish international standards
for government-supported quality infrastructure investment overseas, including with respect to the following:

- (1) Respect for the sovereignty of countries inwhich infrastructure investments are made.
- 23 (2) Anti-corruption.
- 24 (3) Fiscal and debt sustainability.
- 25 (4) Environmental, social and governance safe-26 guards.

(5) Local labor.

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2 (6) Transparency.

3 (b) REPORT ON PROGRESS OF NEGOTIATIONS.—Not 4 later than 1 year after the date of enactment of this Act, 5 the President shall provide a briefing to the Committee on Foreign Affairs of the House of Representatives and 6 7 the Committee on Foreign Relations of the Senate on the 8 progress of any negotiations described in subsection (a). 9 SEC. 10. REPORT BY COMPTROLLER GENERAL OF THE 10 UNITED STATES.

(a) IN GENERAL.—Not later than 2 years after the
date of the enactment of this Act, the Comptroller General
of the United States shall submit to the Committee on
Foreign Affairs of the House of Representatives and the
Committee on Foreign Relations of the Senate a report
on United States economic and commercial diplomacy.

17 (b) MATTERS TO BE INCLUDED.—The report re-18 quired under subsection (a) shall include an assessment19 of the following:

20 (1) What is known about the effectiveness of
21 United States economic and commercial diplomacy
22 in influencing foreign governments and supporting
23 United States businesses abroad.

24 (2) Coordination between the Department of25 State and the Department of Commerce with respect

to United States economic and commercial diplo macy.

3 (3) The effectiveness of training provided pur4 suant to subsection (d) of section 708 of the Foreign
5 Service Act of 1980 (as added by section 4 of this
6 Act) on matters relating to economic and commer7 cial diplomacy.

8 (4) The status and effectiveness of actions 9 taken by the Secretary of State under section 7 of 10 this Act regarding commercial relations with foreign 11 countries and regions and safeguarding United 12 States economic and business interests abroad.

13 (5) Recommendations to improve United States14 economic and commercial diplomacy.

Passed the House of Representatives May 7, 2019. Attest:

Clerk.

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