118TH CONGRESS 2D Session



To enhance the partnership between the United States and the Philippines, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

Mr. RUBIO introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

# A BILL

To enhance the partnership between the United States and the Philippines, 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 "United States-Philippines Partnership Act of 2024".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

#### TITLE I—ECONOMIC MEASURES

Sec. 101. Definitions.

Sec. 102. Negotiation of critical minerals agreement with the Philippines.

- Sec. 103. Prioritization of support by United States International Development Finance Corporation for projects in the Philippines in critical minerals and fossil fuels.
- Sec. 104. Interagency plan for infrastructure development in the Philippines to support military and disaster recovery operations.

#### TITLE II—DIPLOMATIC MEASURES

- Sec. 201. Statement of policy regarding China's illegal, coercive, aggressive, and deceptive tactics in the South China Sea.
- Sec. 202. Multilateral agreement between the United States, the Philippines, the Republic of Korea, and Japan.

#### TITLE III—MILITARY MEASURES

Sec. 301. United States-Philippines Security Consultative Committee.

Sec. 302. Report on domain awareness gaps of the Philippines.

## **1 TITLE I—ECONOMIC MEASURES**

#### 2 SEC. 101. DEFINITIONS.

3	In	this	titl	le:

4	(1) APPROPRIATE CONGRESSIONAL COMMIT-
5	TEES.—The term "appropriate congressional com-
6	mittees" means—
7	(A) the Committee on Foreign Relations,
8	the Committee on Finance, and the Committee
9	on Energy and Natural Resources of the Sen-
10	ate; and
11	(B) the Committee on Foreign Affairs, the
12	Committee on Ways and Means, and the Com-
13	mittee on Energy and Commerce of the House
14	of Representatives.
15	(2) CRITICAL MINERAL.—The term "critical
16	mineral" has the meaning given that term in section

Sec. 303. Assessment of and report on improvements in Second Thomas Shoal region of the Philippines.

1	7002(a) of the Energy Act of 2020 (30 U.S.C.
2	1606(a)).
3	(3) Foreign entity of concern.—The term
4	"foreign entity of concern" means an entity orga-
5	nized under the laws of or otherwise subject to the
6	jurisdiction of—
7	(A) the People's Republic of China;
8	(B) the Russian Federation;
9	(C) the Islamic Republic of Iran; or
10	(D) the Democratic People's Republic of
11	Korea.
10	
12	SEC. 102. NEGOTIATION OF CRITICAL MINERALS AGREE-
12 13	MENT WITH THE PHILIPPINES.
13	MENT WITH THE PHILIPPINES.
13 14	<b>MENT WITH THE PHILIPPINES.</b> (a) IN GENERAL.—Not later than 180 days after the
13 14 15 16	<b>MENT WITH THE PHILIPPINES.</b> (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State
13 14 15 16 17	MENT WITH THE PHILIPPINES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall seek to enter into negotiations with the Philippines
13 14 15 16 17	MENT WITH THE PHILIPPINES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall seek to enter into negotiations with the Philippines for an executive agreement relating to critical minerals
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	MENT WITH THE PHILIPPINES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall seek to enter into negotiations with the Philippines for an executive agreement relating to critical minerals that—
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	MENT WITH THE PHILIPPINES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall seek to enter into negotiations with the Philippines for an executive agreement relating to critical minerals that— (1) requires that duties not be imposed on the
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	MENT WITH THE PHILIPPINES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall seek to enter into negotiations with the Philippines for an executive agreement relating to critical minerals that— (1) requires that duties not be imposed on the export of on critical minerals;
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	MENT WITH THE PHILIPPINES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of State shall seek to enter into negotiations with the Philippines for an executive agreement relating to critical minerals that— (1) requires that duties not be imposed on the export of on critical minerals; (2) provides for domestic measures to address

1	(3) implements best practices for reviewing in-
2	vestments within the critical mineral sector of the
3	Philippines by foreign entities of concern;
4	(4) promotes more efficient methods of extrac-
5	tion of critical minerals that reduces the demand for
6	the extractions of virgin materials;
7	(5) establishes engagement, information-shar-
8	ing, and enforcement processes to address concerns
9	relating to the use of forced labor in the critical min-
10	eral industry; and
11	(6) promotes the neutrality of employers in the
12	organization and operations of labor organizations.
13	(b) Briefings Required.—Not later than 1 year
14	after the date of the enactment of this Act, and every 180
15	days thereafter until an agreement described in subsection
16	(a) enters into force, the Secretary of State, the United
17	States Trade Representative, and the heads of other rel-
18	evant Federal agencies, shall brief the appropriate con-
19	gressional committees on progress in negotiating such an
20	agreement.

SEC. 103. PRIORITIZATION OF SUPPORT BY UNITED STATES
 INTERNATIONAL DEVELOPMENT FINANCE
 CORPORATION FOR PROJECTS IN THE PHIL IPPINES IN CRITICAL MINERALS AND FOSSIL
 FUELS.

6 (a) IN GENERAL.—In providing support under title 7 II of the Better Utilization of Investments Leading to Development Act of 2018 (22 U.S.C. 9621 et seq.), the 8 9 United States International Development Finance Corporation (in this section referred to as the "Corporation") 10 11 shall prioritize the provision of support to projects in the Philippines in sectors the Government of the Philippines 12 13 is seeking to develop, including the mining of critical minerals and fossil fuels. 14

(b) REPORT REQUIRED.—Not later than 1 year after
the date of the enactment of this Act, and annually thereafter until the date that is 5 years after such date of enactment, the Chief Executive Officer of the Corporation
shall submit to the appropriate congressional committees
a report that—

- (1) lists all the critical mineral and fossil fuel
  projects in the Philippines for which the Corporation
  provided support in the one-year period preceding
  submission of the report;
- (2) lists all the applications for support for suchprojects that the Corporation rejected; and

1 (3) provides a justification for rejecting such 2 applications. 3 SEC. 104. INTERAGENCY PLAN FOR INFRASTRUCTURE DE-4 VELOPMENT IN THE PHILIPPINES TO SUP-5 PORT MILITARY AND DISASTER RECOVERY 6 **OPERATIONS.** 7 (a) IN GENERAL.—Not later than 180 days after the 8 date of the enactment of this Act, the Secretary of State 9 shall— 10 (1) lead an interagency effort to assess invest-11 ments of the United States in the Philippines; and 12 (2) develop a plan for how such investments can 13 better enable efficient transportation during a con-14 flict or other emergency scenario. 15 (b) IDENTIFICATION OF INFRASTRUCTURE REQUIR-ING ADDITIONAL INVESTMENT.—The plan required by 16 17 subsection (a)(2) shall— 18 (1) identify— 19 (A) infrastructure in the Philippines that 20 the Secretary determines is insufficient to sup-21 port military and disaster recovery operations; 22 and 23 (B) any asset that would assist the mili-24 tary of the Philippines in the event of an attack 25 on the Philippines; and

1 (2) assess whether any of such assets require 2 additional investment by the United States to assist 3 the military of the Philippines in the event of an at-4 tack. 5 (c)**IDENTIFICATION** ADDITIONAL UNITED OF 6 STATES AGENCIES TO MAKE INVESTMENTS.—The plan 7 required by subsection (a)(2) shall identify United States 8 Government agencies, such as the Office of Strategic Cap-9 ital of the Department of Defense, that— 10 (1) are not involved, as of the date of the enact-11 ment of this Act, in infrastructure investment in the 12 Philippines; and

(2) could make investments that could assist
the Government of the Philippines respond to an attack on the Philippines.

# 16 TITLE II—DIPLOMATIC 17 MEASURES

18 SEC. 201. STATEMENT OF POLICY REGARDING CHINA'S IL-19 LEGAL, COERCIVE, AGGRESSIVE, AND DECEP-

20 TIVE TACTICS IN THE SOUTH CHINA SEA.

(a) IN GENERAL.—It is the policy of the United
States that the actions of the People's Republic of China
in the South China Sea constitute illegal, coercive, aggressive, and deceptive (ICAD) tactics.

1 (b) SENSE OF CONGRESS.—It is the sense of Con-2 gress that the United States Government should describe 3 actions of the People's Republic of China in the South 4 China Sea as ICAD tactics and that doing so would help 5 the diplomatic efforts of the Government of the Phil-6 ippines.

# 7 SEC. 202. MULTILATERAL AGREEMENT BETWEEN THE 8 UNITED STATES, THE PHILIPPINES, THE RE9 PUBLIC OF KOREA, AND JAPAN.

10 There is authorized to be appropriated \$5,000,000 11 for the Department of State and the United States Agency 12 for International Development for fiscal year 2025 to sup-13 port activities related to entering into and implementing a multilateral agreement with the Philippines, the Repub-14 15 lic of Korea, and Japan for purposes of responding to actions of the People's Republic of China in the South China 16 17 Sea.

### **18 TITLE III—MILITARY MEASURES**

19 SEC. 301. UNITED STATES-PHILIPPINES SECURITY CON-

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#### SULTATIVE COMMITTEE.

(a) ESTABLISHMENT.—Not later than 180 days after
the date of the enactment of this Act, the Secretary of
State and the Secretary of Defense shall establish a consultative committee (to be known as the "United StatesPhilippines Security Consultative Committee") to include

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the Minister of Foreign Affairs and the Minister of De-1 2 fense of the Philippines in the development of a strategy 3 for jointly strengthening the national security and defense 4 institutions of the Philippines and the capacity of such in-5 stitutions to carry out operations across the Philippines (including inland and maritime areas) relating to— 6 7 (1) counterterrorism and counterinsurgency; 8 (2) counternarcotics and countering other forms 9 of illicit trafficking; 10 (3) cyber defense and prevention of cyber 11 crimes; and 12 (4) border and maritime security and air de-13 fense. 14 (b) ADDITIONAL ELEMENTS.—The United States-15 Philippines Security Consultative Committee shall evaluate— 16 17 (1) existing technologies, equipment, and weap-18 ons systems of the national security and defense in-19 stitutions of the Philippines; and 20 (2) the upgrades to such technologies, equip-21 ment, and systems necessary to ensure the continued 22 defense of the national sovereignty and national ter-23 ritory of the Philippines. 24 (c) BILATERAL SECURITY AND DEFENSE COOPERA-25 TION.—Not later than 180 days after the establishment MCC24C64 P1N

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of the United States-Philippines Security Consultative 1 Committee, the Secretary of State, in coordination with 2 3 the Secretary of Defense, may enter into consultations with the Government of Philippines to strengthen existing, 4 5 or establish new, bilateral security and defense cooperation 6 agreements or lines of effort to address capacity-building and resource needs identified by the consultative com-7 8 mittee.

9 (d) Briefings.—

10 (1)CONSULTATIVE COMMITTEE.—Not later than 30 days after the date on which the United 11 12 States-Philippines Security Consultative Committee 13 is established, and not later than 15 days after any 14 meeting of the United States-Philippines Security 15 Consultative Committee thereafter, the Secretary of 16 State and the Secretary of Defense shall, on request 17 by any of the appropriate committees of Congress, 18 jointly brief the appropriate committees of Congress 19 on progress made by the consultative committee.

(2) BILATERAL SECURITY AND DEFENSE COOPERATION.—Not later than 30 days after the completion of any consultation with the Government of
Philippines under subsection (c), the Secretary of
State and the Secretary of Defense shall brief the
appropriate committees of Congress on the imple-

1	mentation of agreed upon areas of cooperation or
2	lines of effort.
3	(3) Appropriate committees of congress
4	DEFINED.—In this subsection, the term "appro-
5	priate committees of Congress'' means—
6	(A) the Committee on Foreign Relations
7	and the Committee on Armed Services of the
8	Senate; and
9	(B) the Committee on Foreign Affairs and
10	the Committee on Armed Services of the House
11	of Representatives.
12	SEC. 302. REPORT ON DOMAIN AWARENESS GAPS OF THE
13	PHILIPPINES.
14	Not later than 180 days after the date of the enact-
15	ment of this Act, the Secretary of Defense shall submit
16	to Congress a report on gaps in the domain awareness
17	
	of the Philippines that may be filled by broader Depart-
18	of the Philippines that may be filled by broader Depart- ment of Defense resourcing of new capabilities.
18 19	
	ment of Defense resourcing of new capabilities.
19	ment of Defense resourcing of new capabilities. SEC. 303. ASSESSMENT OF AND REPORT ON IMPROVE-
19 20	ment of Defense resourcing of new capabilities. SEC. 303. ASSESSMENT OF AND REPORT ON IMPROVE- MENTS IN SECOND THOMAS SHOAL REGION
19 20 21	ment of Defense resourcing of new capabilities. SEC. 303. ASSESSMENT OF AND REPORT ON IMPROVE- MENTS IN SECOND THOMAS SHOAL REGION OF THE PHILIPPINES.
19 20 21 22	ment of Defense resourcing of new capabilities. SEC. 303. ASSESSMENT OF AND REPORT ON IMPROVE- MENTS IN SECOND THOMAS SHOAL REGION OF THE PHILIPPINES. (a) ASSESSMENT.—The Secretary of Defense shall

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tile acts against the Philippines with respect to the Second 1 2 Thomas Shoal, including an assessment of potential fund-3 ing sources to execute the planning for and design of im-4 provements to the position of the *BRP Sierra Madre*. The 5 Secretary shall carry out such assessment not later than 180 days after enactment of this Act, and produce a re-6 7 port to Congress on joint efforts between the Department 8 of Defense and the Philippines to harden positions near 9 the Second Thomas Shoal.

10 (b) REPORT.—Not later than 180 days after the date 11 of the enactment of this Act, the Secretary of Defense 12 shall submit to the Congress a report on the assessment 13 carried out under subsection (a) and joint efforts between 14 the Department of Defense and the Philippines to harden 15 positions near the Second Thomas Shoal.