118TH CONGRESS 1ST SESSION	•
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To establish and implement a multi-year Legal Gold and Mining Partnership Strategy to reduce the negative environmental and social impacts of illicit gold mining in the Western Hemisphere, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

Mr. Rubio (for himself and Mr. Menendez) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

- To establish and implement a multi-year Legal Gold and Mining Partnership Strategy to reduce the negative environmental and social impacts of illicit gold mining in the Western Hemisphere, 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.
  - 4 This Act may be cited as the "United States Legal
  - 5 Gold and Mining Partnership Act".
  - 6 SEC. 2. FINDINGS.
- 7 Congress makes the following findings:

1	(1) The illicit mining, trafficking, and commer-
2	cialization of gold in the Western Hemisphere—
3	(A) negatively affects the region's economic
4	and social dynamics;
5	(B) strengthens transnational criminal or-
6	ganizations and other international illicit actors;
7	and
8	(C) has a deleterious impact on the envi-
9	ronment and food security.
10	(2) A lack of economic opportunities and the
11	weak rule of law promote illicit activities, such as il-
12	licit gold mining, which increases the vulnerability of
13	individuals in mining areas, including indigenous
14	communities, who have been subjected to trafficking
15	in persons, other human rights abuses, and popu-
16	lation displacement in relation to mining activity,
17	particularly in the artisanal and small-scale mining
18	sector.
19	(3) Illicit gold mining in Latin America often
20	involves and benefits transnational criminal organi-
21	zations, drug trafficking organizations, terrorist
22	groups, and other illegal armed groups that extort
23	miners and enter into illicit partnerships with them
24	in order to gain revenue from the illicit activity.

1	(4) Illicit gold supply chains are international in
2	nature and frequently involve—
3	(A) the smuggling of gold and supplies,
4	such as mercury;
5	(B) trade-based money laundering; and
6	(C) other cross-border flows of illicit as-
7	sets.
8	(5) In Latin America, mineral traders and ex-
9	porters, local processors, and shell companies linked
10	to transnational criminal networks and illegally
11	armed groups all play a key role in the trafficking,
12	laundering, and commercialization of illicit gold from
13	the region.
14	(6) According to a report on illegally mined
15	Gold in Latin America by the Global Initiative
16	Against Transnational Organized Crime—
17	(A) more than 70 percent of the gold
18	mined in several Latin American countries,
19	such as Colombia, Ecuador, and Peru, is mined
20	through illicit means; and
21	(B) about 80 percent of the gold mined in
22	Venezuela is mined through illicit means and a
23	large percentage of such gold is sold—
24	(i) to the state mining company,
25	Minerven, a gold processor that has been

1	designated by the Office of Foreign Assets
2	Control of the Department of the Treas-
3	ury, pursuant to Executive Order 13850
4	and is operated by the Maduro regime; or
5	(ii) through other trafficking and
6	commercialization networks from which the
7	Maduro regime benefits financially.
8	(7) Illegal armed groups and foreign terrorist
9	organizations, such as the Ejército de Liberación
10	Nacional (National Liberation Army—ELN), work
11	with transnational criminal organizations in Ven-
12	ezuela that participate in the illicit mining, traf-
13	ficking, and commercialization of gold.
14	(8) Transnational criminal organizations based
15	in Venezuela, such as El Tren de Aragua, have ex-
16	panded their role in the illicit mining, trafficking
17	and commercialization of gold to increase their
18	criminal profits.
19	SEC. 3. DEFINITIONS.
20	In this Act:
21	(1) Appropriate congressional commit-
22	TEES.—The term "appropriate congressional com-
23	mittees" means—
24	(A) the Committee on Foreign Relations of
25	the Senate; and

1	(B) the Committee on Foreign Affairs of
2	the House of Representatives.
3	(2) Artisanal and small-scale mining;
4	ASM.—The terms "artisanal and small-scale mining"
5	and "ASM" refer to a form of mining common in
6	the developing world that—
7	(A) typically employs rudimentary, simple,
8	and low-cost extractive technologies and manual
9	labor-intensive techniques;
10	(B) is frequently subject to limited regula-
11	tion; and
12	(C) often features harsh and dangerous
13	working conditions.
14	(3) Illicit actors.—The term "illicit actors"
15	includes—
16	(A) any person included on any list of—
17	(i) United States-designated foreign
18	terrorist organizations;
19	(ii) specially designated global terror-
20	ists (as defined in section 594.310 of title
21	31, Code of Federal Regulations);
22	(iii) significant foreign narcotics traf-
23	fickers (as defined in section 808 of the
24	Foreign Narcotics Kingpin Designation
25	Act (21 U.S.C. 1907); or

1	(iv) blocked persons, as maintained by
2	the Office of Foreign Assets Control of the
3	Department of the Treasury; and
4	(B) drug trafficking organizations.
5	(4) Key stakeholders.—The term "key
6	stakeholders" means private sector organizations, in-
7	dustry representatives, and civil society representa-
8	tives that are committed to the implementation of
9	the Legal Gold and Mining Partnership Strategy.
10	(5) Legal gold and mining partnership
11	STRATEGY; STRATEGY.—The terms "Legal Gold and
12	Mining Partnership Strategy" and "Strategy" mean
13	the strategy developed pursuant to section 4.
14	(6) Relevant federal departments and
15	AGENCIES.—The term "relevant Federal depart-
16	ments and agencies" means—
17	(A) the Department of State;
18	(B) the Department of the Treasury;
19	(C) the Department of Homeland Security,
20	including U.S. Customs and Border Protection
21	and U.S. Immigration and Customs Enforce-
22	ment;
23	(D) the Department of Justice, including
24	the Federal Bureau of Investigation and the
25	Drug Enforcement Administration;

1	(E) the Department of the Interior;
2	(F) the United States Agency for Inter-
3	national Development; and
4	(G) other Federal agencies designated by
5	the President.
6	SEC. 4. LEGAL GOLD AND MINING PARTNERSHIP STRATE
7	EGY.
8	(a) Strategy Required.—The Secretary of State
9	in coordination with the heads of relevant Federal depart-
10	ments and agencies, shall develop a comprehensive, multi-
11	year strategy, which shall be known as the Legal Gold and
12	Mining Partnership Strategy (referred to in this section
13	as the "Strategy"), to combat illicit gold mining in the
14	Western Hemisphere.
15	(b) Elements.—The Strategy shall include policies
16	programs, and initiatives—
17	(1) to interrupt the linkages between ASM and
18	illicit actors that profit from ASM in the Western
19	Hemisphere;
20	(2) to deter ASM in environmentally protected
21	areas, such as national parks and conservation
22	zones, to prevent mining-related contamination of
23	critical natural resources, such as water resources,
24	soil, tropical forests, and other flora and fauna, and

I	aerosol contamination linked to detrimental health
2	impacts;
3	(3) to counter the financing and enrichment of
4	actors involved in the illicit mining, trafficking, and
5	commercialization of gold, and the abetting of their
6	activities by—
7	(A) promoting the exercise of due diligence
8	and the use of responsible sourcing methods in
9	the purchase and trade of ASM;
10	(B) preventing and prohibiting foreign per-
11	sons who control commodity trading chains
12	linked to illicit actors from enjoying the benefits
13	of access to the territory, markets or financial
14	system of the United States, and halting any
15	such ongoing activity by such foreign persons
16	and
17	(C) supporting the capacity of financial in-
18	telligence units, customs agencies, and other
19	government institutions focused on anti-money
20	laundering initiatives and combating the financ-
21	ing of criminal activities and terrorism to exer-
22	cise oversight consistent with the threats posed
23	by illicit gold mining;

1	(4) to build the capacity of foreign civilian law
2	enforcement institutions in the Western Hemisphere
3	to effectively counter—
4	(A) linkages between illicit gold mining, il-
5	licit actors, money laundering, and other finan-
6	cial crimes, including trade-based money laun-
7	dering;
8	(B) linkages between illicit gold mining, il-
9	licit actors, trafficking in persons, and forced or
10	coerced labor, including sex work and child
11	labor;
12	(C) the cross-border trafficking of illicit
13	gold, and the mercury, cyanide, explosives, and
14	other hazardous materials used in illicit gold
15	mining; and
16	(D) surveillance and investigation of illicit
17	and related activities that are related to or are
18	indicators of illicit gold mining activities;
19	(5) to ensure the successful implementation of
20	the existing Memoranda of Understanding signed
21	with the Governments of Peru and of Colombia in
22	2017 and 2018, respectively, to expand bilateral co-
23	operation to combat illicit gold mining;
24	(6) to work with governments in the Western
25	Hemisphere, bolster the effectiveness of anti-money

1	laundering efforts to compat the financing of illicit
2	actors in Latin America and the Caribbean and
3	counter the laundering of proceeds related to illicit
4	gold mining by—
5	(A) fostering international and regional co-
6	operation and facilitating intelligence sharing,
7	as appropriate, to identify and disrupt financial
8	flows related to the illicit gold mining, traf-
9	ficking, and commercialization of gold and
10	other minerals and illicit metals; and
11	(B) supporting the formulation of strate-
12	gies to ensure the compliance of reporting insti-
13	tutions involved in the mining sector and to
14	promote transparency in mining-sector trans-
15	actions;
16	(7) to support foreign government efforts—
17	(A) to increase regulations of the ASM sec-
18	tor;
19	(B) to facilitate licensing and formalization
20	processes for ASM miners;
21	(C) to create and implement environmental
22	safeguards to reduce the negative environmental
23	impact of mining on sensitive ecosystems; and

1	(D) to develop mechanisms to support reg-
2	ulated cultural artisanal mining and artisanal
3	mining as a job growth area;
4	(8) to engage the mining industry to encourage
5	the building of technical expertise in best practices,
6	environmental safeguards, and access to new tech-
7	nologies;
8	(9) to support the establishment of gold com-
9	modity supply chain due diligence, responsible
10	sourcing, tracing and tracking capacities, and stand-
11	ards-compliant commodity certification systems in
12	countries in Latin America and the Caribbean, in-
13	cluding efforts recommended in the OECD Due Dili-
14	gence Guidance for Responsible Supply Chains of
15	Minerals from Conflict-Affected and High Risk
16	Areas, Third Edition (2016);
17	(10) to reduce the negative environmental im-
18	pacts of ASM, particularly—
19	(A) the use of mercury in preliminary re-
20	fining;
21	(B) the destruction of tropical forests;
22	(C) the construction of illegal and unregu-
23	lated dams and the resulting valley floods;
24	(D) the pollution of water resources and
25	soil; and

1	(E) the release of dust, which can contain
2	toxic chemicals and heavy metals that can cause
3	severe health problems;
4	(11) to aid and encourage ASM miners—
5	(A) to formalize their business activities
6	including through skills training, technical and
7	business assistance, and access to financing
8	loans, and credit;
9	(B) to utilize environmentally safe and sus-
10	tainable mining practices, including by scaling
11	up the use of mercury-free gold refining tech-
12	nologies, and mining methods and technologies
13	that do not result in deforestation, forest de-
14	struction, air pollution, water and soil-contami-
15	nation, and other negative environmental im-
16	pacts associated with ASM;
17	(C) to reduce the costs associated with for-
18	malization and compliance with mining regula-
19	tions;
20	(D) to fully break away from the influence
21	of illicit actors who leverage the control of terri-
22	tory and use violence to extort miners and push
23	them into illicit arrangements;

1	(E) to adopt and utilize environmentally
2	safe and sustainable mining practices, includ-
3	ing—
4	(i) mercury-free gold refining tech-
5	nologies; and
6	(ii) extractive techniques that do not
7	result in—
8	(I) forest clearance and water
9	contamination; or
10	(II) the release of dust or uncon-
11	trolled tailings containing toxic chemi-
12	cals;
13	(F) to pursue alternative livelihoods out-
14	side the mining sector; and
15	(G) to fully access public social services in
16	ASM-dependent communities;
17	(12) to support and encourage socioeconomic
18	development programs, law enforcement capacity-
19	building programs, and support for relevant inter-
20	national initiatives, including by providing assistance
21	to achieve such ends by implementing the Strategy;
22	and
23	(13) to promote responsible sourcing and due
24	diligence at all levels of gold supply chains.

1	(c) Challenges Assessed.—The Strategy shall in-
2	clude an assessment of the challenges posed by, and policy
3	recommendations to address—
4	(1) linkages between ASM sector production
5	and trade, particularly relating to gold, to the activi-
6	ties of illicit actors, including linkages that help to
7	finance or enrich such illicit actors or abet their ac-
8	tivities;
9	(2) linkages between illicit or grey market
10	trade, and markets in gold and other metals or min-
11	erals and legal trade and commerce in such commod-
12	ities, notably with respect to activities that abet the
13	entry of such commodities into legal commerce, in-
14	cluding—
15	(A) illicit cross-border trafficking, includ-
16	ing with respect to goods, persons and illegal
17	narcotics;
18	(B) money-laundering;
19	(C) the financing of illicit actors or their
20	activities; and
21	(D) the extralegal entry into the United
22	States of—
23	(i) metals or minerals, whether of
24	legal foreign origin or not; and

1	(ii) the proceeds of such metals or
2	minerals;
3	(3) linkages between the illicit mining, traf-
4	ficking, and commercialization of gold, diamonds,
5	and precious metals and stones, and the financial
6	and political activities of the regime of Nicolás
7	Maduro of Venezuela;
8	(4) factors that—
9	(A) produce linkages between ASM miners
10	and illicit actors, prompting some ASM miners
11	to utilize mining practices that are environ-
12	mentally damaging and unsustainable, notably
13	mining or related ore processing practices
14	that—
15	(i) involve the use of elemental mer-
16	cury; or
17	(ii) result in labor, health, environ-
18	mental, and safety code infractions and
19	workplace hazards; and
20	(B) lead some ASM miners to operate in
21	the extralegal or poorly regulated informal sec-
22	tor, and often prevent such miners from im-
23	proving the socioeconomic status of themselves
24	and their families and communities, or hinder
25	their ability to formalize their operations, en-

1	hance their technical and business capacities,		
2	and access finance of fair market prices for		
3	their output;		
4	(5) mining-related trafficking in persons and		
5	forced or coerced labor, including sex work and child		
6	labor; and		
7	(6) the use of elemental mercury and cyanide in		
8	ASM operations, including the technical aims and		
9	scope of such usage and its impact on human health		
10	and the environment, including flora, fauna, water		
11	resources, soil, and air quality.		
12	(d) Foreign Assistance.—The Strategy shall de-		
13	scribe—		
14	(1) existing foreign assistance programs that		
15	address elements of the Strategy; and		
16	(2) additional foreign assistance resources need-		
17	ed to fully implement the Strategy.		
18	(e) Submission.—Not later than 180 days after the		
19	date of the enactment of this Act, the President shall sub-		
20	mit the Strategy to the appropriate congressional commit-		
21	tees.		
22	(f) Briefing.—Not later than 180 days after sub-		
23	mission of the Strategy, and semiannually thereafter for		
24	the following 3 years, the Secretary of State, or the Sec-		
25	retary's designee, shall provide a briefing to the appro-		

1	priate congressional committees regarding the implemen-
2	tation of the strategy, including efforts to leverage inter-
3	national support and develop a public-private partnership
4	to build responsible gold value chains with other govern-
5	ments.
6	SEC. 5. CLASSIFIED BRIEFING ON ILLICIT GOLD MINING IN
7	VENEZUELA.
8	Not later than 90 days after the date of the enact-
9	ment of this Act, the Secretary of State, or the Secretary's
10	designee, in coordination with the Director of National In-
11	telligence, shall provide a classified briefing to the appro-
12	priate congressional committees, the Select Committee or
13	Intelligence of the Senate, and the Permanent Select Com-
14	mittee on Intelligence of the House of Representatives
15	that describes—
16	(1) the activities related to illicit gold mining.
17	including the illicit mining, trafficking, and commer-
18	cialization of gold, inside Venezuelan territory car-
19	ried out by illicit actors, including defectors from the
20	Revolutionary Armed Forces of Colombia (FARC)
21	and members of the National Liberation Army
22	(ELN); and
23	(2) Venezuela's illicit gold trade with foreign
24	governments, including the Government of the Re-

1	public of Turkey and the Government of the Islamic
2	Republic of Iran.
3	SEC. 6. INVESTIGATION OF THE ILLICIT GOLD TRADE IN
4	VENEZUELA.
5	The Secretary of State, in coordination with the Sec-
6	retary of the Treasury, the Attorney General, and allied
7	and partner governments in the Western Hemisphere,
8	shall—
9	(1) lead a coordinated international effort to
10	carry out financial investigations to identify and
11	track assets taken from the people and institutions
12	in Venezuela that are linked to money laundering
13	and illicit activities, including mining-related activi-
14	ties, by sharing financial investigations intelligence,
15	as appropriate and as permitted by law; and
16	(2) provide technical assistance to help eligible
17	governments in Latin America establish legislative
18	and regulatory frameworks capable of imposing and
19	effectively implementing targeted sanctions on—
20	(A) officials of the Maduro regime who are
21	directly engaged in the illicit mining, traf-
22	ficking, and commercialization of gold; and
23	(B) foreign persons engaged in the laun-
24	dering of illicit gold assets linked to designated
25	terrorist and drug trafficking organizations.

1	SEC 7	I EVEDACING	INTERNATIONAL	CLIDDODT
	SEC. 7.	LEVERACTING	. INTERNATIONAL	SUPPORT.

- 2 In implementing the Legal Gold and Mining Partner-
- 3 ship Strategy pursuant to section 4, the President should
- 4 direct United States representatives accredited to relevant
- 5 multilateral institutions and development banks and
- 6 United States ambassadors in the Western Hemisphere to
- 7 use the influence of the United States to foster inter-
- 8 national cooperation to achieve the objectives of this Act,
- 9 including—
- 10 (1) marshaling resources and political support;
- 11 and
- 12 (2) encouraging the development of policies and
- 13 consultation with key stakeholders to accomplish
- such objectives and provisions.

## 15 SEC. 8. PUBLIC-PRIVATE PARTNERSHIP TO BUILD RESPON-

- 16 SIBLE GOLD VALUE CHAINS.
- 17 (a) Best Practices.—The Administrator of the
- 18 United States Agency for International Development (re-
- 19 ferred to in this section as the "Administrator", in co-
- 20 ordination with the Governments of Colombia, of Ecuador,
- 21 and of Peru, and with other democratically-elected govern-
- 22 ments in the region, shall consult with the Government
- 23 of Switzerland regarding best practices developed through
- 24 the Swiss Better Gold Initiative, a public-private partner-
- 25 ship that aims to improve transparency and traceability
- 26 in the international gold trade.

1	(b) In General.—The Administrator shall coordi-
2	nate with the Governments of Colombia, Ecuador, Peru,
3	and other democratically-elected governments in the re-
4	gion determined by the Administrator to establish a pub-
5	lic-private partnership to advance the best practices identi-
6	fied in subsection (a), including supporting programming
7	in participating countries that will—
8	(1) support formalization and compliance with
9	appropriate environmental and labor standards in
10	ASM gold mining;
11	(2) increase access to financing for ASM gold
12	miners who are taking significant steps to formalize
13	their operations and comply with labor and environ-
14	mental standards;
15	(3) enhance the traceability and support the es-
16	tablishment of a certification process for ASM gold;
17	(4) support a public relations campaign to pro-
18	mote responsibly-sourced gold;
19	(5) facilitate contact between vendors of respon-
20	sibly-sourced gold and United States companies; and
21	(6) promote policies and practices in partici-
22	pating countries that are conducive to the formaliza-
23	tion of ASM gold mining and promoting adherence
24	of ASM to internationally-recognized best practices
25	and standards.

(c) MEETING.—The Secretary of State or the Admin-1 2 istrator, without delegation and in coordination with the 3 governments of participating countries, should— 4 (1) host a meeting with senior representatives 5 of the private sector and international governmental 6 and nongovernmental partners; and 7 (2) make commitments to improve due diligence 8 and increase the responsible sourcing of gold. SEC. 9. AUTHORIZATION OF APPROPRIATIONS. 10 There is authorized to be appropriated to the Depart-11 ment of State \$10,000,000 to implement the Legal Gold 12 and Mining Partnership Strategy developed pursuant to

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section 4.