(Original Signature of Member)

117th CONGRESS 2D Session



To provide for the development and implementation of economic defense response teams.

## IN THE HOUSE OF REPRESENTATIVES

Mr. CASE introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

To provide for the development and implementation of economic defense response teams.

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. ECONOMIC DEFENSE RESPONSE TEAMS.

(a) PILOT PROGRAM.—Not later than 180 days after
the date of the enactment of this Act, the President, acting through the Secretary of State, shall develop and implement a pilot program for the creation of deployable economic defense response teams to help provide emergency
technical assistance and support to a country subjected

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to the threat or use of coercive economic measures and
 to play a liaison role between the legitimate government
 of that country and the United States Government. Such
 assistance and support may include the following activi ties:

6 (1) Reducing the partner country's vulnerability7 to coercive economic measures.

8 (2) Minimizing the damage that such measures9 by an adversary could cause to that country.

10 (3) Implementing any bilateral or multilateral
11 contingency plans that may exist for responding to
12 the threat or use of such measures.

(4) In coordination with the partner country,
developing or improving plans and strategies by the
country for reducing vulnerabilities and improving
responses to such measures in the future.

17 (5) Assisting the partner country in dealing
18 with foreign sovereign investment in infrastructure
19 or related projects that may undermine the partner
20 country's sovereignty.

(6) Assisting the partner country in responding
to specific efforts from an adversary attempting to
employ economic coercion that undermines the partner country's sovereignty, including efforts in the
cyber domain, such as efforts that undermine cyber-

security or digital security of the partner country or
 initiatives that introduce digital technologies in a
 manner that undermines freedom, security, and sov ereignty of the partner country.

5 (7) Otherwise providing direct and relevant 6 short-to-medium term economic or other assistance 7 from the United States and marshalling other re-8 sources in support of effective responses to such 9 measures.

10 (b) INSTITUTIONAL SUPPORT.—The pilot program
11 required by subsection (a) should include the following ele12 ments:

(1) Identification and designation of relevant
personnel within the United States Government with
expertise relevant to the objectives specified in subsection (a), including personnel in—

(A) the Department of State, for overseeing the economic defense response team's activities, engaging with the partner country government and other stakeholders, and other purposes relevant to advancing the success of the
mission of the economic defense response team;
(B) the United States Agency for Inter-

24 national Development, for the purposes of pro-

1	viding technical, humanitarian, and other as-
2	sistance, generally;
3	(C) the Department of the Treasury, for
4	the purposes of providing advisory support and
5	assistance on all financial matters and fiscal
6	implications of the crisis at hand;
7	(D) the Department of Commerce, for the
8	purposes of providing economic analysis and as-
9	sistance in market development relevant to the
10	partner country's response to the crisis at hand,
11	technology security as appropriate, and other
12	matters that may be relevant;
13	(E) the Department of Energy, for the
14	purposes of providing advisory services and
15	technical assistance with respect to energy
16	needs as affected by the crisis at hand;
17	(F) the Department of Homeland Security,
18	for the purposes of providing assistance with re-
19	spect to digital and cybersecurity matters, and
20	assisting in the development of any contingency
21	plans referred to in paragraphs $(3)$ and $(6)$ of
22	subsection (a) as appropriate;
23	(G) the Department of Agriculture, for
24	providing advisory and other assistance with re-
25	spect to responding to coercive measures such

1	as arbitrary market closures that affect the
2	partner country's agricultural sector;
3	(H) the Office of the United States Trade
4	Representative with respect to providing sup-
5	port and guidance on trade and investment
6	matters; and
7	(I) other Federal departments and agen-
8	cies as determined by the President.
9	(2) Negotiation of memoranda of under-
10	standing, where appropriate, with other United
11	States Government components for the provision of
12	any relevant participating or detailed non-Depart-
13	ment of State personnel identified under paragraph
14	(1).
15	(3) Negotiation of contracts, as appropriate,
16	with private sector representatives or other individ-
17	uals with relevant expertise to advance the objectives
18	specified in subsection (a).
19	(4) Development within the United States Gov-
20	ernment of—
21	(A) appropriate training curricula for rel-
22	evant experts identified under paragraph $(1)$
23	and for United States diplomatic personnel in a
24	country actually or potentially threatened by co-
25	ercive economic measures;

1 (B) operational procedures and appropriate 2 protocols for the rapid assembly of such experts 3 into one or more teams for deployment to a 4 country actually or potentially threatened by co-5 ercive economic measures; and

6 (C) procedures for ensuring appropriate 7 support for such teams when serving in a coun-8 try actually or potentially threatened by coer-9 cive economic measures, including, as applica-10 ble, logistical assistance, office space, informa-11 tion support, and communications.

12 (5) Negotiation with relevant potential host
13 countries of procedures and methods for ensuring
14 the rapid and effective deployment of such teams,
15 and the establishment of appropriate liaison relation16 ships with local public and private sector officials
17 and entities.

18 (c) REPORTS REQUIRED.—

(1) REPORT ON ESTABLISHMENT.—Upon establishment of the pilot program required by subsection
(a), the Secretary of State shall provide the Committee on Foreign Relations of the Senate and the
Committee on Foreign Affairs of the House of Representatives with a detailed report and briefing describing the pilot program, the major elements of the

program, the personnel and institutions involved,
 and the degree to which the program incorporates
 the elements described in subsection (a).

(2) FOLLOW-UP REPORT.—Not later than one 4 5 year after the report required by paragraph (1), the 6 Secretary of State shall provide the Committee on 7 Foreign Relations of the Senate and the Committee 8 on Foreign Affairs of the House of Representatives 9 with a detailed report and briefing describing the op-10 erations over the previous year of the pilot program 11 established pursuant to subsection (a), as well as the 12 Secretary's assessment of its performance and suit-13 ability for becoming a permanent program.

14 (3) FORM.—Each report required under this
15 subsection shall be submitted in unclassified form,
16 but may include a classified annex.

17 (d) DECLARATION OF AN ECONOMIC CRISIS RE-18 QUIRED.—

(1) NOTIFICATION.—The President may activate an economic defense response team for a period
of 180 days under the authorities of this section to
assist a partner country in responding to an unusual
and extraordinary economic coercive threat by an
adversary of the United States upon the declaration
of a coercive economic emergency, together with no-

tification to the Committee on Foreign Relations of
 the Senate and the Committee on Foreign Affairs of
 the House of Representatives.

4 (2)EXTENSION AUTHORITY.—The President 5 may activate the response team for an additional 180 days upon the submission of a detailed analysis 6 7 to the committees described in paragraph (1) justi-8 fying why the continued deployment of the economic 9 defense response team in response to the economic emergency is in the national security interest of the 10 11 United States.

12 (e) SUNSET.—The authorities provided under this13 section shall expire on December 31, 2026.