To authorize the imposition of sanctions with respect to significant actions that exacerbate climate change, to reinforce comprehensive efforts to limit global average temperature rise, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Markey introduced the following	g bill; which	was read	twice	and	referred
to the Committee on					

A BILL

- To authorize the imposition of sanctions with respect to significant actions that exacerbate climate change, to reinforce comprehensive efforts to limit global average temperature rise, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Targeting Environ-
 - 5 mental and Climate Recklessness Act of 2019".
 - 6 SEC. 2. FINDINGS.
- 7 Congress makes the following findings:

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(1) There is strong global support for actions that limit the severity of climate change.

- (2) On September 18, 2019, more than 200 representatives of environmental groups, human rights groups, indigenous peoples, workers, and academia adopted a declaration calling on governments to urgently address environmental damage, including by increasing the pressure on those most responsible for climate change.
- (3) The United States Government has developed and implements targeted measures to restrict access to the United States financial system for specific individuals and entities involved in conduct including malicious cyber-enabled activity, transnational organized crime, narcotics trafficking, terrorism, proliferation of weapons of mass destruction, human rights abuse, and corruption. Those conduct-based measures apply globally and are not focused on any specific country.
- (4) As of the date of the enactment of this Act, the United States Government seeks to apply existing sanctions authorities against individuals and entities engaged in wildlife trafficking. On January 30, 2018, the Office of Foreign Assets Control designated an organization for engaging in illicit activi-

ties including the trafficking of endangered and vulnerable animals such as black bears, pangolins, tigers, rhinoceroses, and elephants.

- (5) Climate change has disproportionate impact on poorer communities and individuals in less developed countries. Targeted measures against individuals and entities most responsible for exacerbating climate change could help ensure that efforts to address climate change do not worsen global inequality.
- (6) Development of carbon-intensive electrical power plants is continuing across the developing world through new foreign investments, despite broad awareness of the dangers.
- (7) The current investment plans of countries likely to receive significant foreign energy investments may lead to an excess build-out of fossil fuel assets and create carbon "lock-in" absent urgent action.
- (8) Governments that are investing in or directing foreign investment toward legacy fossil fuel energy generation often lack the incentive to formulate more efficient or sustainable national energy policies. Those governments are thus likely to default to established but harmful forms of energy generation.

1	(9) Alternatives to carbon-intensive electrical
2	power generation are now available and technological
3	advancements continue to strengthen the economic
4	competitiveness of such alternatives.
5	(10) Corruption is especially harmful when indi-
6	viduals who abuse positions of influence for personal
7	gain can simultaneously cause great damage to the
8	global commons by facilitating significant increases
9	in the emission of, or decreases in the absorption of,
10	greenhouse gases.
11	(11) Deforestation is doubly damaging because
12	it undercuts the absorption of carbon dioxide, while
13	also raising greenhouse gas emissions.
14	(12) According to the Intergovernmental Panel
15	on Climate Change, most pathways to limit warming
16	to well below 2 degrees Celsius require reduced de-
17	forestation in concert with reforestation,
18	afforestation, and bioenergy efforts.
19	(13) From 2013 to 2019, some of the largest
20	financial institutions in the world provided tens of
21	billions of dollars in financing to entities either di-
22	rectly or indirectly deforesting the largest rainforests
23	in the world. Most financial institutions have no in-
24	ternal policy covering dealings in key forest-risk

25

commodities.

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(14) On September 22, 2019, 130 financial institutions worth \$47,000,000,000,000 collectively, representing ½ of the global industry, signed on to the United Nations-backed Principles for Responsible Banking, committing to strategically align their businesses with the goals of the agreement of the parties to the United Nations Framework Convention on Climate Change, done at Paris December 12, 2015, and entered into force November 4, 2016 (in this Act referred to as the "Paris Climate Agreement") and the Sustainable Development Goals adopted by all United Nations member countries in 2015.

(15) Illegal deforestation causes environmental

(15) Illegal deforestation causes environmental harm while promoting criminal activity. In the Brazilian Amazon, criminal networks with the capacity to coordinate large-scale extraction, processing, and sale of timber deploy armed personnel to protect their interests. They regularly kill and threaten people who stand in the way of criminal activity, including members of indigenous communities and environmental enforcement officials. Perpetrators of violence are rarely brought to justice.

(16) Between 2002 and 2017, 1,558 people in 50 countries were killed for defending their environ-

1	ments and lands. Environmental defenders currently
2	face a wave of violence that includes threats of phys-
3	ical harm, intimidation, and criminalization.
4	(17) Policies and measures to address climate
5	change must also promote human rights, thereby ad-
6	vancing equality, justice, and dignity for all, in line
7	with the Sustainable Development Goals of the
8	United Nations.
9	SEC. 3. SENSE OF CONGRESS ON A COMPREHENSIVE AP-
10	PROACH TO ADDRESSING CLIMATE CHANGE.
11	It is the sense of Congress that—
12	(1) the restrictive measures described in this
13	Act are only one component of the comprehensive
14	approach needed to address climate change and miti-
15	gate its effects;
16	(2) the United States Government must ensure
17	through law and regulation that United States enti-
18	ties are not engaged in any of the egregious behav-
19	iors for which foreign persons may be targeted
20	under this Act;
21	(3) the United States Government must recom-
22	mit to the Paris Climate Agreement and commit to
23	any successor agreement;
24	(4) the United States Government must fulfill
25	its pledges to the Green Climate Fund and promote

1	international efforts to support climate change adap-
2	tation and mitigation;
3	(5) the United States Government must work
4	proactively with foreign governments, including by
5	offering positive incentives, to address climate
6	change and to promote economic development in
7	ways that do not needlessly increase carbon emis-
8	sions or increase the risk of corruption;
9	(6) the restrictive measures described in this
10	Act should be employed if engagement has failed to
11	prevent significant actions that exacerbate climate
12	change; and
13	(7) given broad international support for coun-
14	tering climate change, the Secretary of State should
15	encourage the governments of other countries to im-
16	plement restrictive measures that are similar to the
17	provisions of this Act in order to increase the effec-
18	tiveness of actions taken by the United States to
19	combat significant actions that exacerbate climate
20	change, including related corruption and human
21	rights violations.
22	SEC. 4. SENSE OF CONGRESS ON ENGAGEMENT WITH THE
23	PEOPLE'S REPUBLIC OF CHINA.
24	It is the sense of Congress that—

1	(1) the United States Government should en-
2	courage the People's Republic of China to follow
3	through on its stated intentions to reduce the nega-
4	tive environmental impacts of Chinese foreign invest-
5	ment, including investments provided through the
6	Belt and Road Initiative;
7	(2) the United States Government should nego-
8	tiate a binding agreement to end fossil fuel subsidies
9	with major economies including the People's Repub-
10	lic of China;
11	(3) the United States Government should build
12	on the successes of existing engagement with the
13	People's Republic of China through the United
14	States-China Clean Energy Research Center and
15	other initiatives to launch new cooperative efforts;
16	(4) the United States Government should en-
17	gage in expanded dialogue with the People's Repub-
18	lic of China to ensure that development finance in-
19	stitutions do not undermine global decarbonization
20	efforts; and
21	(5) the United States Government should work
22	with the People's Republic of China to develop and
23	adopt safeguards to promote low-carbon, climate-re-
24	silient investments over high-carbon, climate risk-in-
25	ducing investments, particularly in emerging and de-

1	veloping economies in the Indo-Pacific, Africa, and
2	Latin America.
3	SEC. 5. STATEMENT OF POLICY ON APPLICATION OF GLOB-
4	AL MAGNITSKY SANCTIONS TO CLIMATE-
5	LINKED CORRUPTION AND HUMAN RIGHTS
6	ABUSES.
7	(a) In General.—It is the policy of the United
8	States to consider—
9	(1) any act of corruption related to a covered
10	activity (as defined in section 6(h)) to be corruption,
11	as that term is used in Executive Order 13818 (50
12	U.S.C. 1701 note; relating to blocking the property
13	of persons involved in serious human rights abuse or
14	corruption); and
15	(2) any violation of internationally recognized
16	human rights committed against an individual de-
17	scribed in subsection (b) to be a serious human
18	rights abuse, as that term is used in that Executive
19	Order 13818.
20	(b) Individuals Described.—An individual de-
21	scribed in this subsection is an individual—
22	(1) seeking to protect the environment, public
23	health, or community land rights;
24	(2) seeking to expose, or raise awareness of, en-
25	vironmental damage; or

1	(3) obliged to leave the individual's habitual
2	home due, in whole or in part, to sudden or progres-
3	sive change in the environment that adversely affects
4	the individual's life or living conditions.
5	SEC. 6. IMPOSITION OF SANCTIONS WITH RESPECT TO SIG-
6	NIFICANT ACTIONS THAT EXACERBATE CLI-
7	MATE CHANGE.
8	(a) Sense of Congress.—It is the sense of Con-
9	gress that the President should employ the authorities
10	provided by this section to prioritize action against, and
11	deterrence of, egregious behaviors that undermine efforts
12	to limit the increase in global average temperature to 1.5
13	degrees Celsius above pre-industrial levels.
14	(b) In General.—The President may impose one or
15	more of the sanctions described in subsection (c) with re-
16	spect to any foreign person the President determines,
17	based on credible information—
18	(1) to be responsible for or complicit in, or to
19	have directly or indirectly engaged in, a covered ac-
20	tivity, including a government official who approves
21	or implements policies or acts that serve to promote
22	a covered activity;
23	(2) to have acted or purported to act for or on
24	behalf of, directly or indirectly, any foreign person in
25	a matter relating to a covered activity, including for

1	or on behalf of a government official described in
2	paragraph (1);
3	(3) to have materially assisted, sponsored, or
4	provided financial, material, or technological support
5	for, or goods or services to or in support of, a cov-
6	ered activity; or
7	(4) to be owned or controlled by a foreign per-
8	son described in paragraph (1).
9	(c) Sanctions Described.—The sanctions that
10	may be imposed with respect to a foreign person under
11	subsection (b) are the following:
12	(1) Inadmissibility to united states.—In
13	the case of a foreign person who is an individual—
14	(A) ineligibility to receive a visa to enter
15	the United States or to be admitted to the
16	United States; or
17	(B) if the individual has been issued a visa
18	or other documentation, revocation, in accord-
19	ance with section 221(i) of the Immigration and
20	Nationality Act (8 U.S.C. 1201(i)), of the visa
21	or other documentation.
22	(2) Blocking of Property.—
23	(A) IN GENERAL.—The blocking, in ac-
24	cordance with the International Emergency
25	Economic Powers Act (50 U.S.C. 1701 et seq.),

1	of all transactions in all property and interests
2	in property of the foreign person if such prop-
3	erty and interests in property are in the United
4	States, come within the United States, or are or
5	come within the possession or control of a
6	United States person.
7	(B) Inapplicability of national emer-
8	GENCY REQUIREMENT.—The requirements of
9	section 202 of the International Emergency
10	Economic Powers Act (50 U.S.C. 1701) shall
11	not apply for purposes of this paragraph.
12	(3) Other sanctions options.—Any of the
13	sanctions described in section 235 of the Countering
14	America's Adversaries Through Sanctions Act (22
15	U.S.C. 9529).
16	(d) Consideration of Certain Information in
17	IMPOSING SANCTIONS.—In determining whether to im-
18	pose sanctions under subsection (b), the President shall
19	consider—
20	(1) information provided jointly by the chair-
21	person and ranking member of each of the appro-
22	priate congressional committees; and
23	(2) credible information obtained by other coun-
24	tries and nongovernmental organizations that mon-

1	itor environmental harm or violations of human
2	rights.
3	(e) Requests by Appropriate Congressional
4	COMMITTEES.—
5	(1) In general.—Not later than 120 days
6	after receiving a request that meets the require-
7	ments of paragraph (2) with respect to whether a
8	foreign person has engaged in an action described in
9	subsection (a), the President shall—
10	(A) determine if that person has engaged
11	in such an action; and
12	(B) submit a classified or unclassified re-
13	port to the chairperson and ranking member of
14	the committee or committees that submitted the
15	request with respect to that determination that
16	includes—
17	(i) a statement of whether or not the
18	President imposed or intends to impose
19	sanctions with respect to the person; and
20	(ii) if the President imposed or in-
21	tends to impose sanctions, a description of
22	those sanctions.
23	(2) Requirements.—A request under para-
24	graph (1) with respect to whether a foreign person
25	has engaged in an action described in subsection (b)

shall be submitted to the President in writing jointly
by the chairperson and ranking member of one of
the appropriate congressional committees.
(f) Exceptions.—
(1) Intelligence and law enforcement
ACTIVITIES.—Sanctions under this section shall not
apply with respect to—
(A) any activity subject to the reporting
requirements under title V of the National Se-
curity Act of 1947 (50 U.S.C. 3091 et seq.); or
(B) any authorized intelligence or law en-
forcement activities of the United States.
(2) Compliance with united nations head-
QUARTERS AGREEMENT.—This section shall not
apply with respect to the admission of an individual
to the United States if the admission of the indi-
vidual is necessary to comply with United States ob-
ligations under the Agreement between the United
Nations and the United States of America regarding
the Headquarters of the United Nations, signed at
Lake Success June 26, 1947, and entered into force
November 21, 1947, under the Convention on Con-
sular Relations, done at Vienna April 24, 1963, and
entered into force March 19, 1967, or under other

international obligations of the United States.

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1	(3) Exception relating to importation of
2	GOODS.—
3	(A) In general.—The authority to block
4	and prohibit all transactions in all property and
5	interests in property under this section shall not
6	include the authority to impose sanctions on the
7	importation of goods.
8	(B) Good defined.—In this paragraph,
9	the term "good" means any article, natural or
10	man-made substance, material, supply or manu-
11	factured product, including inspection and test
12	equipment, and excluding technical data.
13	(g) Implementation; Penalties.—
14	(1) Implementation.—The President may ex-
15	ercise all authorities provided under sections 203
16	and 205 of the International Emergency Economic
17	Powers Act (50 U.S.C. 1702 and 1704) to carry out
18	this section.
19	(2) Penalties.—A person that violates, at-
20	tempts to violate, conspires to violate, or causes a
21	violation of this section or any regulation, license, or
22	order issued to carry out this section shall be subject
23	to the penalties set forth in subsections (b) and (c)
24	of section 206 of the International Emergency Eco-
25	nomic Powers Act (50 U.S.C. 1705) to the same ex-

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1	tent as a person that commits an unlawful act de-
2	scribed in subsection (a) of that section.
3	(h) REPORT REQUIRED.—Not later than one year
4	after the date of the enactment of this Act, and annually
5	thereafter, the Secretary of Energy, in consultation with
6	the Secretary of State and the Administrator of the Envi-
7	ronmental Protection Agency, shall submit to the appro-
8	priate congressional committees a report that includes a
9	list of each activity in a foreign country that—
10	(1) is initiated or negotiated in the year pre-
11	ceding submission of the report; and
12	(2) the Secretary determines is a covered activ-
13	ity, regardless of whether sanctions have been im-
14	posed with respect to the activity.
15	(i) Definitions.—In this section:
16	(1) Appropriate congressional commit-
17	TEES.—The term "appropriate congressional com-
18	mittees" means—
19	(A) the Committee on Environment and
20	Public Works and the Committee on Foreign
21	Relations of the Senate; and
22	(B) the Committee on Energy and Com-
23	merce and the Committee on Foreign Affairs of
24	the House of Representatives.

1	(2) Carbon sink.—The term "carbon sink"
2	means a feature or process that absorbs more car-
3	bon from the atmosphere than it releases.
4	(3) COVERED ACTIVITY.—The term "covered
5	activity" means any activity in a foreign country
6	that, on or after the date of the enactment of this
7	Act—
8	(A) causes, or is likely to cause, significant
9	excess greenhouse gas emissions associated with
10	electrical power generation, including—
11	(i) construction, importation, or ex-
12	portation of subcritical coal-fired power
13	plants; or
14	(ii) any action that significantly un-
15	dermines, as a result of timing or mag-
16	nitude, adoption in the country of high-ef-
17	ficiency, low-carbon, or renewable energy
18	technology or infrastructure;
19	(B) causes, or is likely to cause, significant
20	or illegal deforestation or loss of natural carbon
21	sinks, including—
22	(i) establishment of incentives for, or
23	promotion of, systematic deforestation;
24	(ii) engagement in, or failure to com-
25	bat, illegal logging, mining, or ranching; or

1	(iii) unjust actions that limit or cir-
2	cumvent opposition to deforestation by in-
3	dividuals seeking to protect the environ-
4	ment, public health, or community land
5	rights; or
6	(C) knowingly misrepresents the environ-
7	mental impact of a project, investment, or prod-
8	uct, including misrepresenting the amount of
9	greenhouse gas emissions associated with the
10	project, investment, or product, in the context
11	of—
12	(i) assessments conducted by multilat-
13	eral organizations, national governments,
14	or investors; or
15	(ii) public efforts to gain market ad-
16	vantage based on purported environmental
17	advantages of a product.
18	(4) Knowingly.—The term "knowingly", with
19	respect to conduct, a circumstance, or a result,
20	means that a person has actual knowledge, or should
21	have known, of the conduct, the circumstance, or the
22	result.
23	(5) Foreign person.—The term "foreign per-
24	son" means a person that is not a United States
25	person.

1	(6) Subcritical coal-fired power plant.—
2	The term "subcritical coal-fired power plant" means
3	a coal-fired power plant with carbon intensity equal
4	to or greater than 880 kilograms of carbon dioxide
5	per megawatt-hour.
6	(7) United states person.—The term
7	"United States person" means—
8	(A) a United States citizen or an alien law-
9	fully admitted for permanent residence to the
10	United States; or
11	(B) an entity organized under the laws of
12	the United States or of any jurisdiction within
13	the United States, including a foreign branch of
13 14	the United States, including a foreign branch of such an entity.
14	such an entity.
14 15	such an entity. SEC. 7. ADDITIONAL RESOURCES FOR THE OFFICE OF FOR-
14 15 16 17	such an entity. SEC. 7. ADDITIONAL RESOURCES FOR THE OFFICE OF FOREIGN ASSETS CONTROL.
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14 15 16 17 18 19 20 21	such an entity. SEC. 7. ADDITIONAL RESOURCES FOR THE OFFICE OF FOREIGN ASSETS CONTROL. There are authorized to be appropriated to the Secretary of the Treasury such sums as may be necessary to support the targeting by the Office of Foreign Assets Control of persons under this Act and to enhance the ability of that Office to target persons for the imposition of