[~118H540EH]

	(Original Signature of Member)
	TH CONGRESS 1ST SESSION H.R.
	require the Secretary of the Treasury to pursue more equitable treatment Taiwan at the international financial institutions, and for other purposes.
	IN THE HOUSE OF REPRESENTATIVES
Mr	s. Kim introduced the following bill; which was referred to the Committee on
	A BILL
То	require the Secretary of the Treasury to pursue more equitable treatment of Taiwan at the international financial institutions, 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 "Taiwan Non-Discrimi-
5	nation Act of 2025".
6	SEC. 2. FINDINGS.
7	Congress finds as follows:

1	(1) As enshrined in its Articles of Agreement,
2	the International Monetary Fund (IMF) is devoted
3	to promoting international monetary cooperation, fa-
4	cilitating the expansion and balanced growth of
5	international trade, encouraging exchange stability,
6	and avoiding competitive exchange depreciation.
7	(2) Taiwan is the 21st largest economy in the
8	world and the 10th largest goods trading partner of
9	the United States.
10	(3) Although Taiwan is not an IMF member, it
11	is a member of the World Trade Organization, the
12	Asian Development Bank, and the Asia-Pacific Eco-
13	nomic Cooperation forum.
14	(4) According to the January 2020 Report on
15	Macroeconomic and Foreign Exchange Policies of
16	Major Trading Partners of the United States, pub-
17	lished by the Department of the Treasury, Taiwan
18	held \$471,900,000,000 in foreign exchange reserves,
19	more than major economies such as India, South
20	Korea, and Brazil.
21	(5) According to section 4(d) of the Taiwan Re-
22	lations Act (Public Law 96–8), enacted on April 10,
23	1979, "Nothing in this Act may be construed as a
24	basis for supporting the exclusion or expulsion of
25	Taiwan from continued membership in any inter-

national financial institution or any other international organization.".

(6) Taiwan held membership in the IMF for 9

vears following the recognition of the People's Re-

years following the recognition of the People's Republic of China (PRC) by the United Nations, and 16 Taiwan staff members at the Fund were allowed to continue their employment after the PRC was seated at the IMF in 1980. As James M. Boughton has noted in his Silent Revolution: The International Monetary Fund 1979–1989, even as the PRC was seated, the United States Executive Director to the IMF, Sam Y. Cross, expressed support on behalf of the United States Government for "some kind of association between Taiwan and the Fund".

(7) On September 27, 1994, in testimony before the Senate Committee on Foreign Relations regarding the 1994 Taiwan Policy Review, then-Assistant Secretary of State for East Asian and Pacific Affairs Winston Lord stated: "Recognizing Taiwan's important role in transnational issues, we will support its membership in organizations where state-hood is not a prerequisite, and we will support opportunities for Taiwan's voice to be heard in organizations where its membership is not possible.".

1	(8) The Congress has repeatedly reaffirmed
2	support for this policy, including in Public Laws
3	107-10, 107-158, 108-28, 108-235, 113-17, and
4	114–139, and the unanimous House and Senate
5	passage of the Taiwan Allies International Protec-
6	tion and Enhancement Initiative (TAIPEI) Act of
7	2019.
8	(9) In its fact sheet, entitled "U.S. Relations
9	with Taiwan", published on August 31, 2018, the
10	Department of State asserts: "The United States
11	supports Taiwan's membership in international orga-
12	nizations that do not require statehood as a condi-
13	tion of membership and encourages Taiwan's mean-
14	ingful participation in international organizations
15	where its membership is not possible.".
16	(10) According to the Articles of Agreement of
17	the IMF, "membership shall be open to other coun-
18	tries", subject to conditions prescribed by the Board
19	of Governors of the IMF.
20	(11) In the IMF publication "Membership and
21	Nonmembership in the International Monetary
22	Fund: A Study in International Law and Organiza-
23	tion", Joseph Gold, the then-General Counsel and
24	Director of the Legal Department of the IMF, elabo-
25	rated on the differences between the terms "coun-

11

13

14

15

16

17

18

19

20

21

22

23

24

25

1 tries" and "states", noting that "the word 'country' 2 may have been adopted because of the absence of 3 agreement on the definition of a 'state'" and, with respect to the use of "countries" and applications 4 for IMF membership, "the absence of any adjective 5 6 in the Articles emphasizes the breadth of the discre-7 tion that the Fund may exercise in admitting coun-8 tries to membership". According to Mr. Gold, "the 9 desire to give the Fund flexibility in dealing with ap-10 plications may explain not only the absence of any adjective that qualifies 'countries' but also the choice 12 of that word itself".

> (12) In his IMF study, Mr. Gold further observes, "in the practice of the Fund the concepts of independence and sovereignty have been avoided on the whole as a mode of expressing a criterion for membership in the Fund". He continues, "Although the Fund usually takes into account the recognition or nonrecognition of an entity as a state, there are no rules or even informal understandings on the extent to which an applicant must have been recognized by members or other international organizations before the Fund will regard it as eligible for membership.". In fact, when considering an application for membership where the status of an appli-

1 cant may not be resolved, Mr. Gold writes "there 2 have been occasions on which the Fund has made a 3 finding before decisions had been taken by the 4 United Nations or by most members or by members 5 with a majority of the total voting power." Mr. Gold 6 concludes, "the Fund makes its own findings on 7 whether an applicant is a 'country', and makes them 8 solely for its own purposes.". 9 (13) Although not a member state of the 10 United Nations, the Republic of Kosovo is a member 11 of both the IMF and the World Bank, having joined 12 both organizations on June 29, 2009. 13 (14) On October 26, 2021, Secretary of State 14 Antony Blinken issued a statement in support of 15 Taiwan's "robust, meaningful participation" in the 16 United Nations system, which includes the IMF, the 17 World Bank, and other specialized United Nations 18 agencies. Secretary of State Blinken noted, "As the 19 international community faces an unprecedented 20 number of complex and global issues, it is critical for 21 all stakeholders to help address these problems. This 22 includes the 24 million people who live in Taiwan. 23 Taiwan's meaningful participation in the UN system 24 is not a political issue, but a pragmatic one.". He 25 continued, "Taiwan's exclusion undermines the im-

1	portant work of the UN and its related bodies, all
2	of which stand to benefit greatly from its contribu-
3	tions.".
4	(15) In October 2024, Taiwan announced it
5	would seek IMF membership, with the Taipei Eco-
6	nomic and Cultural Representative Office in the
7	United States stating, "Taiwan's membership at the
8	IMF would help boost financial resilience.".
9	SEC. 3. SENSE OF THE CONGRESS.
10	It is the sense of the Congress that—
11	(1) the size, significance, and connectedness of
12	the Taiwanese economy highlight the importance of
13	greater participation by Taiwan in the International
14	Monetary Fund, given the purposes of the Fund ar-
15	ticulated in its Articles of Agreement; and
16	(2) the experience of Taiwan in developing a vi-
17	brant and advanced economy under democratic gov-
18	ernance and the rule of law should inform the work
19	of the international financial institutions, including
20	through increased participation by Taiwan in the in-
21	stitutions.
22	SEC. 4. SUPPORT FOR TAIWAN ADMISSION TO THE IMF.
23	(a) In General.—The United States Governor of
24	the International Monetary Fund (in this section referred

1	to as the "Fund") shall use the voice and vote of the
2	United States to vigorously support—
3	(1) the admission of Taiwan as a member of
4	the Fund, to the extent that admission is sought by
5	Taiwan;
6	(2) participation by Taiwan in regular surveil-
7	lance activities of the Fund with respect to the eco-
8	nomic and financial policies of Taiwan, consistent
9	with Article IV consultation procedures of the Fund;
10	(3) employment opportunities for Taiwan na-
11	tionals, without regard to any consideration that, in
12	the determination of the United States Governor,
13	does not generally restrict the employment of nation-
14	als of member countries of the Fund; and
15	(4) the ability of Taiwan to receive appropriate
16	technical assistance and training by the Fund.
17	(b) UNITED STATES POLICY.—It is the policy of the
18	United States not to discourage or otherwise deter Taiwan
19	from seeking admission as a member of the Fund.
20	(c) Waiver.—The Secretary of the Treasury may
21	waive any requirement of subsection (a) for up to 1 year
22	at a time on reporting to Congress that providing the
23	waiver will substantially promote the objective of securing
24	the meaningful participation of Taiwan at each inter-
25	national financial institution (as defined in section

- 1 1701(c)(2) of the International Financial Institutions 2 Act).
- 3 (d) Sunset.—This section shall have no force or ef-
- 4 fect on the earlier of—
- 5 (1) the date of approval by the Board of Gov-
- 6 ernors of the Fund for the admission of Taiwan as
- 7 a member of the Fund; or
- 8 (2) the date that is 10 years after the date of
- 9 the enactment of this Act.
- 10 SEC. 5. TESTIMONY REQUIREMENT.
- In each of the next 7 years in which the Secretary
- 12 of the Treasury is required by section 1705(b) of the
- 13 International Financial Institutions Act to present testi-
- 14 mony, the Secretary shall include in the testimony a de-
- 15 scription of the efforts of the United States to support
- 16 the greatest participation practicable by Taiwan at each
- 17 international financial institution (as defined in section
- 18 1701(c)(2) of such Act).