AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 839

OFFERED BY MR. MEUSER OF PENNSYLVANIA

Strike all after the enacting clause and insert the following:

l SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "China Exchange Rate
- 3 Transparency Act of 2023".
- 4 SEC. 2. FINDINGS.
- 5 The Congress finds as follows:
- 6 (1) Under Article IV of the Articles of Agree-
- 7 ment of the International Monetary Fund (IMF),
- 8 the People's Republic of China has committed to or-
- 9 derly exchange rate arrangements, the avoidance of
- 10 exchange rate manipulation, and cooperation with
- the IMF to ensure "firm surveillance" of the ex-
- change rate policies of the People's Republic of
- 13 China. Pursuant to Article VIII of the Articles of
- 14 Agreement of the IMF, the IMF may require the
- 15 People's Republic of China to furnish data on gold
- and foreign exchange holdings, including assets held
- by non-official agencies of the People's Republic of
- 18 China.

1	(2) In its November 2022 report, entitled
2	"Macroeconomic and Foreign Exchange Policies of
3	Major Trading Partners of the United States", the
4	Department of the Treasury concluded, "China pro-
5	vides very limited transparency regarding key fea-
6	tures of its exchange rate mechanism, including the
7	policy objectives of its exchange rate management
8	regime and its activities in the offshore RMB mar-
9	ket.". The Department continued: "China's lack of
10	transparency and use of a wide array of tools com-
11	plicate Treasury's ability to assess the degree to
12	which official actions are designed to impact the ex-
13	change rate.".
14	(3) In that report, the Department further
15	noted that "China's failure to publish foreign ex-
16	change intervention and broader lack of trans-
17	parency around key features of its exchange rate
18	mechanism make it an outlier among major econo-
19	mies and warrants Treasury's close monitoring.".
20	SEC. 3. ADVOCACY FOR INCREASED EXCHANGE RATE
21	TRANSPARENCY FROM CHINA.
22	The Secretary of the Treasury shall instruct the
23	United States Executive Director at the International
24	Monetary Fund (in this Act referred to as the "IMF")

1	to use the voice and vote of the United States to advocate
2	for—
3	(1) increased transparency from the People's
4	Republic of China, and enhanced multilateral and bi-
5	lateral surveillance by the IMF, with respect to the
6	exchange rate arrangements of the People's Republic
7	of China, including any indirect foreign exchange
8	market intervention through Chinese financial insti-
9	tutions or state-owned enterprises;
10	(2) in connection with consultations with the
11	People's Republic of China under Article IV of the
12	Articles of Agreement of the IMF, the inclusion of
13	any significant divergences by the People's Republic
14	of China from the exchange rate policies of other
15	issuers of currencies used in determining the value
16	of Special Drawing Rights; and
17	(3) during governance reviews of the IMF
18	stronger consideration by IMF members and man-
19	agement of the performance of China as a respon-
20	sible stakeholder in the international monetary sys-
21	tem when evaluating quota and voting shares at the
22	IMF.
23	SEC. 4. SUNSET.
24	This Act shall have no force or effect on or after the
25	date that is 30 days after the earlier of—

1	(1) the date that the United States Governor of
2	the IMF reports to the Congress that the People's
3	Republic of China—
4	(A) is in substantial compliance with obli-
5	gations of the People's Republic of China under
6	the Articles of Agreement of the IMF regarding
7	orderly exchange rate arrangements; and
8	(B) has undertaken exchange rate policies
9	and practices consistent with those of other
10	issuers of currencies used in determining the
11	value of Special Drawing Rights; and
12	(2) the date that is 7 years after the date of the
13	enactment of this Act.

