

#### 117TH CONGRESS 1ST SESSION

# S. 1471

To enhance protections of Native American tangible cultural heritage, and for other purposes.

#### IN THE SENATE OF THE UNITED STATES

April 29, 2021

Mr. Heinrich (for himself, Ms. Murkowski, Ms. Cortez Masto, Mr. Crapo, Mr. Luján, Mr. Daines, Ms. Sinema, Mr. Rounds, Ms. Rosen, Mr. Lankford, Ms. Baldwin, and Mr. Sullivan) introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

# A BILL

To enhance protections of Native American tangible cultural heritage, 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 "Safeguard Tribal Ob-
- 5 jects of Patrimony Act of 2021".
- 6 SEC. 2. PURPOSES.
- 7 The purposes of this Act are—
- 8 (1) to carry out the trust responsibility of the
- 9 United States to Indian Tribes;

1	(2) to increase the maximum penalty for actions
2	taken in violation of the Native American Graves
3	Protection and Repatriation Act (25 U.S.C. 3001 et
4	seq.) (including section 1170 of title 18, United
5	States Code, as added by that Act), in order to
6	strengthen deterrence;
7	(3) to stop the export, and facilitate the inter-
8	national repatriation, of cultural items prohibited
9	from being trafficked by the Native American
10	Graves Protection and Repatriation Act (25 U.S.C.
11	3001 et seq.) (including section 1170 of title 18,
12	United States Code, as added by that Act) and ar-
13	chaeological resources prohibited from being traf-
14	ficked by the Archaeological Resources Protection
15	Act of 1979 (16 U.S.C. 470aa et seq.) by—
16	(A) explicitly prohibiting the export;
17	(B) creating an export certification system;
18	and
19	(C) confirming the authority of the Presi-
20	dent to request from foreign nations agree-
21	ments or provisional measures to prevent irre-
22	mediable damage to Native American cultural
23	heritage;
24	(4) to establish a Federal framework in order
25	to support the voluntary return by individuals and

- 1 organizations of items of tangible cultural heritage,
- 2 including items covered by the Native American
- 3 Graves Protection and Repatriation Act (25 U.S.C.
- 4 3001 et seq.) (including section 1170 of title 18,
- 5 United States Code, as added by that Act) and the
- 6 Archaeological Resources Protection Act of 1979 (16
- 7 U.S.C. 470aa et seq.);
- 8 (5) to establish an interagency working group
- 9 to ensure communication between Federal agencies
- to successfully implement this Act, the Native Amer-
- ican Graves Protection and Repatriation Act (25
- 12 U.S.C. 3001 et seq.) (including section 1170 of title
- 13 18, United States Code, as added by that Act), the
- 14 Archaeological Resources Protection Act of 1979 (16
- 15 U.S.C. 470aa et seq.), and other relevant Federal
- laws;
- 17 (6) to establish a Native working group of In-
- dian Tribes and Native Hawaiian organizations to
- assist in the implementation of this Act, the Native
- 20 American Graves Protection and Repatriation Act
- 21 (25 U.S.C. 3001 et seq.) (including section 1170 of
- 22 title 18, United States Code, as added by that Act),
- the Archaeological Resources Protection Act of 1979
- 24 (16 U.S.C. 470aa et seg.), and other relevant Fed-
- eral laws;

1	(7) to exempt from disclosure under section 552
2	of title 5, United States Code (commonly known as
3	the "Freedom of Information Act")—
4	(A) information submitted by Indian
5	Tribes or Native Hawaiian organizations pursu-
6	ant to this Act; and
7	(B) information relating to an Item Re-
8	quiring Export Certification for which an export
9	certification was denied pursuant to this Act;
10	and
11	(8) to encourage buyers to purchase legal con-
12	temporary art made by Native artists for commercial
13	purposes.
	purposes. SEC. 3. DEFINITIONS.
13	
13 14	SEC. 3. DEFINITIONS.
<ul><li>13</li><li>14</li><li>15</li></ul>	SEC. 3. DEFINITIONS.  In this Act:
13 14 15 16	SEC. 3. DEFINITIONS.  In this Act:  (1) Archaeological resource.—The term
13 14 15 16 17	SEC. 3. DEFINITIONS.  In this Act:  (1) Archaeological resource" means an archaeological
13 14 15 16 17 18	SEC. 3. DEFINITIONS.  In this Act:  (1) Archaeological resource" means an archaeological resource (as defined in section 3 of the Archae-
13 14 15 16 17 18 19	SEC. 3. DEFINITIONS.  In this Act:  (1) Archaeological resource" means an archaeological resource (as defined in section 3 of the Archaeological Resources Protection Act of 1979 (16)
13 14 15 16 17 18 19 20	SEC. 3. DEFINITIONS.  In this Act:  (1) Archaeological resource" means an archaeological resource (as defined in section 3 of the Archaeological Resources Protection Act of 1979 (16 U.S.C. 470bb)) that is Native American.
13 14 15 16 17 18 19 20 21	SEC. 3. DEFINITIONS.  In this Act:  (1) Archaeological resource" means an archaeological resource (as defined in section 3 of the Archaeological Resources Protection Act of 1979 (16 U.S.C. 470bb)) that is Native American.  (2) Cultural Affiliation.—The term "cul-

1	present day Indian Tribe or Native Hawaiian orga-
2	nization and an identifiable earlier group.
3	(3) Cultural item.—The term "cultural
4	item" means any 1 or more cultural items (as de-
5	fined in section 2 of the Native American Graves
6	Protection and Repatriation Act (25 U.S.C. 3001)).
7	(4) Indian Tribe.—The term "Indian Tribe"
8	has the meaning given the term "Indian tribe" in
9	section 2 of the Native American Graves Protection
10	and Repatriation Act (25 U.S.C. 3001).
11	(5) Item prohibited from exportation.—
12	The term "Item Prohibited from Exportation"
13	means—
14	(A) a cultural item prohibited from being
15	trafficked, including through sale, purchase, use
16	for profit, or transport for sale or profit, by—
17	(i) section 1170(b) of title 18, United
18	States Code, as added by the Native Amer-
19	ican Graves Protection and Repatriation
20	Act (25 U.S.C. 3001 et seq.); or
21	(ii) any other Federal law or treaty;
22	and
23	(B) an archaeological resource prohibited
24	from being trafficked, including through sale,
25	purchase, exchange, transport, receipt, or offer

1	to sell, purchase, or exchange, including in
2	interstate or foreign commerce, by—
3	(i) subsections (b) and (c) of section
4	6 of the Archaeological Resources Protec-
5	tion Act of 1979 (16 U.S.C. 470ee); or
6	(ii) any other Federal law or treaty.
7	(6) Item requiring export certifi-
8	CATION.—
9	(A) IN GENERAL.—The term "Item Re-
10	quiring Export Certification" means—
11	(i) a cultural item; and
12	(ii) an archaeological resource.
13	(B) Exclusion.—The term "Item Requir-
14	ing Export Certification" does not include an
15	item described in clause (i) or (ii) of subpara-
16	graph (A) for which an Indian Tribe or Native
17	Hawaiian organization with a cultural affili-
18	ation with the item has provided a certificate
19	authorizing exportation of the item.
20	(7) Native American.—The term "Native
21	American' means—
22	(A) Native American (as defined in section
23	2 of the Native American Graves Protection
24	and Repatriation Act (25 U.S.C. 3001)); and
25	(B) Native Hawaiian (as so defined).

1	(8) Native Hawaiian organization.—The
2	term "Native Hawaiian organization" has the mean-
3	ing given the term in section 2 of the Native Amer-
4	ican Graves Protection and Repatriation Act (25
5	U.S.C. 3001).
6	(9) Secretary.—The term "Secretary" means
7	the Secretary of the Interior.
8	(10) Tangible cultural heritage.—The
9	term "tangible cultural heritage" means—
10	(A) Native American human remains; or
11	(B) culturally, historically, or
12	archaeologically significant objects, resources,
13	patrimony, or other items that are affiliated
14	with a Native American culture.
15	SEC. 4. ENHANCED NAGPRA PENALTIES.
16	Section 1170 of title 18, United States Code, is
17	amended—
18	(1) by striking "5 years" each place it appears
19	and inserting "10 years"; and
20	(2) in subsection (a), by striking "12 months"
21	and inserting "1 year and 1 day".
22	SEC. 5. EXPORT PROHIBITIONS; EXPORT CERTIFICATION
23	SYSTEM; INTERNATIONAL AGREEMENTS.
24	(a) Export Prohibitions.—

1	(1) In general.—It shall be unlawful for any
2	person—
3	(A) to export, attempt to export, or other-
4	wise transport from the United States any Item
5	Prohibited from Exportation;
6	(B) to conspire with any person to engage
7	in an activity described in subparagraph (A); or
8	(C) to conceal an activity described in sub-
9	paragraph (A).
10	(2) Penalties.—Any person who violates
11	paragraph (1) and knows, or in the exercise of due
12	care should have known, that the Item Prohibited
13	from Exportation was taken, possessed, transported,
14	or sold in violation of, or in a manner unlawful
15	under, any Federal law or treaty, shall be fined in
16	accordance with section 3571 of title 18, United
17	States Code, imprisoned for not more than 1 year
18	and 1 day for a first violation, and not more than
19	10 years for a second or subsequent violation, or
20	both.
21	(3) DETENTION, FORFEITURE, AND REPATRI-
22	ATION.—
23	(A) DETENTION AND DELIVERY.—The
24	Secretary of Homeland Security, acting through

1	the Commissioner of U.S. Customs and Border
2	Protection, shall—
3	(i) detain any Item Prohibited from
4	Exportation that is exported, attempted to
5	be exported, or otherwise transported from
6	the United States in violation of paragraph
7	(1); and
8	(ii) deliver the Item Prohibited from
9	Exportation to the Secretary.
10	(B) Forfeiture.—Any Item Prohibited
11	from Exportation that is exported, attempted to
12	be exported, or otherwise transported from the
13	United States in violation of paragraph (1)
14	shall be subject to forfeiture to the United
15	States in accordance with chapter 46 of title
16	18, United States Code (including section
17	983(c) of that chapter).
18	(C) REPATRIATION.—Any Item Prohibited
19	from Exportation that is forfeited under sub-
20	paragraph (B) shall be expeditiously repatriated
21	to the appropriate Indian Tribe or Native Ha-
22	waiian organization in accordance with, as ap-
23	plicable—
24	(i) the Native American Graves Pro-
25	tection and Repatriation Act (25 U.S.C.

1	3001 et seq.) (including section 1170 of
2	title 18, United States Code, as added by
3	that Act); or
4	(ii) the Archaeological Resources Pro-
5	tection Act of 1979 (16 U.S.C. 470aa et
6	seq.).
7	(b) Export Certification System.—
8	(1) Export certification requirement.—
9	(A) In General.—No Item Requiring Ex-
10	port Certification may be exported from the
11	United States without first having obtained an
12	export certification in accordance with this sub-
13	section.
14	(B) Publication.—The Secretary, in con-
15	sultation with Indian Tribes and Native Hawai-
16	ian organizations, shall publish in the Federal
17	Register a notice that includes—
18	(i) a description of characteristics typ-
19	ical of Items Requiring Export Certifi-
20	cation, which shall—
21	(I) include the definitions of the
22	terms—
23	(aa) "cultural items" in sec-
24	tion 2 of the Native American

1	Graves Protection and Repatri-
2	ation Act (25 U.S.C. 3001); and
3	(bb) "archaeological re-
4	source" in section 3 of the Ar-
5	chaeological Resources Protection
6	Act of 1979 (16 U.S.C. 470bb);
7	(II) describe the provenance re-
8	quirements associated with the traf-
9	ficking prohibition applicable to—
10	(aa) cultural items under
11	section 1170(b) of title 18,
12	United States Code; and
13	(bb) archaeological resources
14	under subsections (b) and (c) of
15	section 6 of Archaeological Re-
16	sources Protection Act of 1979
17	(16 U.S.C. 470ee);
18	(III)(aa) include the definitions
19	of the terms "Native American" and
20	"Native Hawaiian" in section 2 of the
21	Native American Graves Protection
22	and Repatriation Act (25 U.S.C.
23	3001); and

1	(bb) describe how those terms
2	apply to archaeological resources
3	under this Act; and
4	(IV) be sufficiently specific and
5	precise to ensure that—
6	(aa) an export certification
7	is required only for Items Requir-
8	ing Export Certification; and
9	(bb) fair notice is given to
10	exporters and other persons re-
11	garding which items require an
12	export certification under this
13	subsection; and
14	(ii) a description of characteristics
15	typical of items that do not qualify as
16	Items Requiring Export Certification and
17	therefore do not require an export certifi-
18	cation under this subsection, which shall
19	clarify that—
20	(I) an item made solely for com-
21	mercial purposes is presumed to not
22	qualify as an Item Requiring Export
23	Certification, unless an Indian Tribe
24	or Native Hawaiian organization chal-
25	lenges that presumption; and

1	(II) in some circumstances, re-
2	ceipts or certifications issued by In-
3	dian Tribes or Native Hawaiian orga-
4	nizations with a cultural affiliation
5	with an item may be used as evidence
6	to demonstrate a particular item does
7	not qualify as an Item Requiring Ex-
8	port Certification.
9	(2) Eligibility for export certifi-
10	CATION.—An Item Requiring Export Certification is
11	eligible for an export certification under this sub-
12	section if—
13	(A) the Item Requiring Export Certifi-
14	cation is not under ongoing Federal investiga-
15	tion;
16	(B) the export of the Item Requiring Ex-
17	port Certification would not otherwise violate
18	any other provision of law; and
19	(C) the Item Requiring Export Certifi-
20	cation—
21	(i) is not an Item Prohibited from Ex-
22	portation;
23	(ii) was excavated or removed pursu-
24	ant to a permit issued under section 4 of
25	the Archaeological Resources Protection

1	Act of 1979 (16 U.S.C. 470cc) and in
2	compliance with section 3(c) of the Native
3	American Graves Protection and Repatri-
4	ation Act (25 U.S.C. 3002(c)), if the per-
5	mit for excavation or removal authorizes
6	export; or
7	(iii) is accompanied by written con-
8	firmation from the Indian Tribe or Native
9	Hawaiian organization with authority to
10	alienate the Item Requiring Export Certifi-
11	cation that—
12	(I) the exporter has a right of
13	possession (as defined in section 2 of
14	the Native American Graves Protec-
15	tion and Repatriation Act (25 U.S.C.
16	3001)) of the Item Requiring Export
17	Certification; or
18	(II) the Indian Tribe or Native
19	Hawaiian organization has relin-
20	quished title or control of the Item
21	Requiring Export Certification in ac-
22	cordance with section 3 of the Native
23	American Graves Protection and Re-
24	patriation Act (25 U.S.C. 3002).

1	(3) Export certification application and
2	ISSUANCE PROCEDURES.—
3	(A) Applications for export certifi-
4	CATION.—
5	(i) In general.—An exporter seek-
6	ing to export an Item Requiring Export
7	Certification from the United States shall
8	submit to the Secretary an export certifi-
9	cation application in accordance with
10	clause (iii).
11	(ii) Consequences of false state-
12	MENT.—Any willful or knowing false state-
13	ment made on an export certification appli-
14	cation form under clause (i) shall—
15	(I) subject the exporter to crimi-
16	nal penalties pursuant to section 1001
17	of title 18, United States Code; and
18	(II) prohibit the exporter from
19	receiving an export certification for
20	any Item Requiring Export Certifi-
21	cation in the future unless the ex-
22	porter submits additional evidence in
23	accordance with subparagraph
24	$(\mathrm{B})(\mathrm{iii})(\mathrm{I}).$

1	(iii) Form of export certification
2	APPLICATION.—The Secretary, in consulta-
3	tion with Indian Tribes and Native Hawai-
4	ian organizations, and at the discretion of
5	the Secretary, in consultation with third
6	parties with relevant expertise, including
7	institutions of higher education, museums,
8	dealers, and collector organizations, shall
9	develop an export certification application
10	form, which shall require that an appli-
11	cant—
12	(I) describe, and provide pictures
13	of, each Item Requiring Export Cer-
14	tification that the applicant seeks to
15	export;
16	(II) include all available informa-
17	tion regarding the provenance of each
18	such Item Requiring Export Certifi-
19	cation; and
20	(III) include the attestation de-
21	scribed in subparagraph (B)(i).
22	(B) EVIDENCE.—
23	(i) In general.—In completing an
24	export certification application with respect
25	to an Item Requiring Export Certification

that the exporter seeks to export, the exporter shall attest that, to the best of the knowledge and belief of the exporter, the exporter is not attempting to export an Item Prohibited from Exportation.

(ii) SUFFICIENCY OF ATTESTATION.—
An attestation under clause (i) shall be considered to be sufficient evidence to support the application of the exporter under subparagraph (A)(iii)(III), on the condition that the exporter is not required to provide additional evidence under clause (iii)(I).

#### (iii) Additional requirements.—

(I) IN GENERAL.—The Secretary shall give notice to an exporter that submits an export certification application under subparagraph (A)(i) that the exporter is required to submit additional evidence in accordance with subclause (III) if the Secretary has determined under subparagraph (A)(ii) that the exporter made a will-ful or knowing false statement on the application or any past export certification application.

1	(II) Delays or denials.—The
2	Secretary shall give notice to an ex-
3	porter that submits an export certifi-
4	cation application under subparagraph
5	(A)(i) that the exporter may submit
6	additional evidence in accordance with
7	subclause (III) if the issuance of an
8	export certification is—
9	(aa) delayed pursuant to the
10	examination by the Secretary of
11	the eligibility of the Item Requir-
12	ing Export Certification for an
13	export certification; or
14	(bb) denied by the Secretary
15	because the Secretary determined
16	that the Item Requiring Export
17	Certification is not eligible for an
18	export certification under this
19	subsection.
20	(III) Additional evidence.—
21	On receipt of notice under subclause
22	(I), an exporter shall, or on receipt of
23	a notice under subclause (II), an ex-
24	porter may, provide the Secretary
25	with such additional evidence as the

1	Secretary may require to establish
2	that the Item Requiring Export Cer-
3	tification is eligible for an export cer-
4	tification under this subsection.
5	(C) Database applications.—
6	(i) IN GENERAL.—The Secretary shall
7	establish and maintain a secure central
8	Federal database information system (re-
9	ferred to in this subparagraph as the
10	"database") for the purpose of making ex-
11	port certification applications available to
12	Indian Tribes and Native Hawaiian organi-
13	zations.
14	(ii) Collaboration required.—The
15	Secretary shall collaborate with Indian
16	Tribes, Native Hawaiian organizations,
17	and the interagency working group con-
18	vened under section 7(a) in the design and
19	implementation of the database.
20	(iii) Availability.—Immediately on
21	receipt of an export certification applica-
22	tion, the Secretary shall make the export
23	certification application available on the

24

database.

- 1 (iv) Deletion from database.—On
  2 request by an Indian Tribe or Native Ha3 waiian organization, the Secretary shall de4 lete an export certification application from
  5 the database.
  - (v) TECHNICAL ASSISTANCE.—If an Indian Tribe or Native Hawaiian organization lacks sufficient resources to access the database or respond to agency communications in a timely manner, the Secretary, in consultation with Indian Tribes and Native Hawaiian organizations, shall provide technical assistance to facilitate that access or response, as applicable.
  - (D) Issuance of export certification application for an Item Requiring Export Certification that meets the requirements of subparagraphs (A) and (B), if the Secretary, in consultation with Indian Tribes and Native Hawaiian organizations with a cultural affiliation with the Item Requiring Export Certification, determines that the Item Requiring Export Certification under paragraph (2), the Secretary may issue

1	an export certification for the Item Requiring
2	Export Certification.
3	(E) REVOCATION OF EXPORT CERTIFI-
4	CATION.—
5	(i) IN GENERAL.—If credible evidence
6	is provided that indicates that an item that
7	received an export certification under sub-
8	paragraph (D) is not eligible for an export
9	certification under paragraph (2), the Sec-
10	retary may immediately revoke the export
11	certification.
12	(ii) Determination.—In deter-
13	mining whether a revocation is warranted
14	under clause (i), the Secretary shall con-
15	sult with Indian Tribes and Native Hawai-
16	ian organizations with a cultural affiliation
17	with the affected Item Requiring Export
18	Certification.
19	(4) Detention, forfeiture, repatriation,
20	AND RETURN.—
21	(A) DETENTION AND DELIVERY.—The
22	Secretary of Homeland Security, acting through
23	the Commissioner of U.S. Customs and Border
24	Protection, shall—

1	(i) detain any Item Requiring Export
2	Certification that an exporter attempts to
3	export or otherwise transport without an
4	export certification; and
5	(ii) deliver the Item Requiring Export
6	Certification to the Secretary, for seizure
7	by the Secretary.
8	(B) Forfeiture.—Any Item Requiring
9	Export Certification that is detained under sub-
10	paragraph (A)(i) shall be subject to forfeiture
11	to the United States in accordance with chapter
12	46 of title 18, United States Code (including
13	section 983(c) of that chapter).
14	(C) Repatriation or return to ex-
15	PORTER.—
16	(i) In general.—Not later than 60
17	days after the date of delivery to the Sec-
18	retary of an Item Requiring Export Cer-
19	tification under subparagraph (A)(ii), the
20	Secretary shall determine whether the Item
21	Requiring Export Certification is an Item
22	Prohibited from Exportation.
23	(ii) Repatriation.—If an Item Re-
24	quiring Export Certification is determined
25	by the Secretary to be an Item Prohibited

1	from Exportation and is forfeited under
2	subparagraph (B), the item shall be expe-
3	ditiously repatriated to the appropriate In-
4	dian Tribe or Native Hawaiian organiza-
5	tion in accordance with, as applicable—
6	(I) the Native American Graves
7	Protection and Repatriation Act (25
8	U.S.C. 3001 et seq.) (including sec-
9	tion 1170 of title 18, United States
10	Code, as added by that Act); or
11	(II) the Archaeological Resources
12	Protection Act of 1979 (16 U.S.C.
13	470aa et seq.).
14	(iii) Return to exporter.—
15	(I) In general.—If the Sec-
16	retary determines that credible evi-
17	dence does not establish that the Item
18	Requiring Export Certification is an
19	Item Prohibited from Exportation, or
20	if the Secretary does not complete the
21	determination by the deadline de-
22	scribed in clause (i), the Secretary
23	shall return the Item Requiring Ex-
24	port Certification to the exporter.

1	(II) Effect.—The return of an
2	Item Requiring Export Certification
3	to an exporter under subclause (I)
4	shall not mean that the Item Requir-
5	ing Export Certification is eligible for
6	an export certification under this sub-
7	section.
8	(5) Penalties.—
9	(A) ITEMS REQUIRING EXPORT CERTIFI-
10	CATION.—
11	(i) IN GENERAL.—It shall be unlawful
12	for any person to export, attempt to ex-
13	port, or otherwise transport from the
14	United States any Item Requiring Export
15	Certification without first obtaining an ex-
16	port certification.
17	(ii) Penalties.—Except as provided
18	in subparagraph (D), any person who vio-
19	lates clause (i) shall be—
20	(I) assessed a civil penalty in ac-
21	cordance with such regulations as the
22	Secretary promulgates pursuant to
23	section 10; and
24	(II) subject to any other applica-
25	ble penalties under this Act.

1	(B) ITEMS PROHIBITED FROM EXPOR-
2	TATION.—Whoever exports an Item Prohibited
3	from Exportation without first securing an ex-
4	port certification shall be liable for a civil
5	money penalty, the amount of which shall equal
6	the total cost of storing and repatriating the
7	Item Prohibited from Exportation.
8	(C) USE OF FINES COLLECTED.—Any
9	amounts collected by the Secretary as a civil
10	penalty under subparagraph (A)(ii)(I) or (B)—
11	(i) may be used by the Secretary—
12	(I) for fines collected under sub-
13	paragraph (A)(ii)(I), to process export
14	certification applications under this
15	subsection; and
16	(II) for fines collected under sub-
17	paragraph (B), to store and repatriate
18	the Item Prohibited from Exportation;
19	(ii) shall supplement (and not sup-
20	plant) any appropriations to the Secretary
21	to carry out this subsection; and
22	(iii) shall not be covered into the
23	Treasury as miscellaneous receipts.
24	(D) Voluntary return.—

1	(i) IN GENERAL.—Any person who at-
2	tempts to export or otherwise transport
3	from the United States an Item Requiring
4	Export Certification without first obtaining
5	an export certification, but voluntarily re-
6	turns the Item Requiring Export Certifi-
7	cation, or directs the Item Requiring Ex-
8	port Certification to be returned, to the ap-
9	propriate Indian Tribe or Native Hawaiian
10	organization in accordance with section 6
11	prior to the commencement of an active
12	Federal investigation shall not be pros-
13	ecuted for a violation of subparagraph (A)
14	with respect to the Item Requiring Export
15	Certification.
16	(ii) Actions not commencing a
17	FEDERAL INVESTIGATION.—For purposes
18	of clause (i), the following actions shall not
19	be considered to be actions that commence
20	an active Federal investigation:
21	(I) The submission by the ex-
22	porter of an export certification appli-
23	cation for the Item Requiring Export
24	Certification under paragraph
25	(3)(A)(i).

1	(II) The detention of the Item
2	Requiring Export Certification by the
3	Secretary of Homeland Security, act-
4	ing through the Commissioner of U.S.
5	Customs and Border Protection,
6	under paragraph (4)(A)(i).
7	(III) The delivery to the Sec-
8	retary of the Item Requiring Export
9	Certification by the Secretary of
10	Homeland Security, acting through
11	the Commissioner of U.S. Customs
12	and Border Protection, under para-
13	graph (4)(A)(ii).
14	(IV) The seizure by the Secretary
15	of the Item Requiring Export Certifi-
16	cation under paragraph (4)(A)(ii).
17	(6) Fees.—
18	(A) IN GENERAL.—The Secretary may col-
19	lect reasonable fees to process export certifi-
20	cation applications under this subsection.
21	(B) Availability of amounts col-
22	LECTED.—Any amounts collected by the Sec-
23	retary under subparagraph (A)—
24	(i) shall supplement (and not sup-
25	plant) any appropriations to the Secretary

1	for the activities described in subparagraph
2	(A); and
3	(ii) shall not be covered into the
4	Treasury as miscellaneous receipts.
5	(7) Administrative appeal.—If the Secretary
6	denies an export certification or an Item Requiring
7	Export Certification is detained under this sub-
8	section, the exporter, on request, shall be given a
9	hearing on the record in accordance with such rules
10	and regulations as the Secretary promulgates pursu-
11	ant to section 10.
12	(8) Training.—
13	(A) IN GENERAL.—The Secretary, the Sec-
14	retary of State, the Attorney General, and the
15	heads of all other relevant Federal agencies
16	shall require all appropriate personnel to par-
17	ticipate in training regarding applicable laws
18	and consultations to facilitate positive govern-
19	ment-to-government interactions with Indian
20	Tribes and Native Hawaiian Organizations.
21	(B) U.S. CUSTOMS AND BORDER PROTEC-
22	TION TRAINING.—The Secretary of Homeland
23	Security, acting through the Commissioner of
24	U.S. Customs and Border Protection, shall re-
25	quire all appropriate personnel of U.S. Customs

- and Border Protection to participate in training provided by the Secretary of the Interior or an Indian Tribe or Native Hawaiian organization to assist the personnel in identifying, handling, and documenting in a culturally sensitive manner Items Requiring Export Certification for purposes of this Act.
- 8 (C) Consultation.—In developing or 9 modifying and delivering trainings under sub-10 paragraphs (A) and (B), the applicable heads of 11 Federal agencies shall consult with Indian 12 Tribes and Native Hawaiian organizations.
- 13 (c) AGREEMENTS TO REQUEST RETURN FROM FOR-14 EIGN COUNTRIES.—The President may request from for-15 eign nations agreements that specify concrete measures 16 that the foreign nation will carry out—
- 17 (1) to discourage commerce in, and collection 18 of, Items Prohibited from Exportation;
  - (2) to encourage the voluntary return of tangible cultural heritage; and
- 21 (3) to expand the market for the products of 22 Indian art and craftsmanship in accordance with 23 section 2 of the Act of August 27, 1935 (49 Stat. 24 891, chapter 748; 25 U.S.C. 305a) (commonly

known as the "Indian Arts and Crafts Act").

19

1	SEC. 6. VOLUNTARY RETURN OF TANGIBLE CULTURAL
2	HERITAGE.
3	(a) Liaison.—The Secretary and the Secretary of
4	State shall each designate a liaison to facilitate the vol-
5	untary return of tangible cultural heritage.
6	(b) Trainings and Workshops.—The liaisons des-
7	ignated under subsection (a) shall offer to representatives
8	of Indian Tribes and Native Hawaiian organizations and
9	collectors, dealers, and other individuals and organizations
10	trainings and workshops regarding the voluntary return
11	of tangible cultural heritage.
12	(c) Referrals.—
13	(1) In general.—The Secretary shall refer in-
14	dividuals and organizations to 1 or more Indian
15	Tribes and Native Hawaiian organizations with a
16	cultural affiliation to tangible cultural heritage for
17	the purpose of facilitating the voluntary return of
18	tangible cultural heritage.
19	(2) Referral representatives.—The Sec-
20	retary shall compile a list of representatives from
21	each Indian Tribe and Native Hawaiian organization
22	for purposes of referral under paragraph (1).
23	(3) Consultation.—The Secretary shall con-
24	sult with Indian Tribes, Native Hawaiian organiza-

tions, and the Native working group convened under

- section 8(a) before making a referral under para-
- $2 \qquad \text{graph } (1).$
- 3 (4) Third-party experts.—The Secretary
- 4 may use third parties with relevant expertise, includ-
- 5 ing institutions of higher education, museums, deal-
- 6 ers, and collector organizations, in determining to
- 7 which Indian Tribe or Native Hawaiian organization
- 8 an individual or organization should be referred
- 9 under paragraph (1).
- 10 (d) Legal Liability.—Nothing in this section im-
- 11 poses on any individual or entity any additional penalties
- 12 or legal liability.
- (e) Tax Documentation.—In facilitating the vol-
- 14 untary return of tangible cultural heritage under this sec-
- 15 tion, the Secretary shall include provision of tax docu-
- 16 mentation for a deductible gift to an Indian Tribe or Na-
- 17 tive Hawaiian organization, if the recipient Indian Tribe
- 18 or Native Hawaiian organization consents to the provision
- 19 of tax documentation.
- 20 (f) Repatriation Under Native American
- 21 Graves Protection and Repatriation Act.—The vol-
- 22 untary return provisions of this section shall apply to a
- 23 specific item of tangible cultural heritage only to the ex-
- 24 tent that the repatriation provisions under section 7 of the
- 25 Native American Graves Protection and Repatriation Act

1	(25 U.S.C. 3005) do not apply to the item of tangible cul-
2	tural heritage.
3	SEC. 7. INTERAGENCY WORKING GROUP.
4	(a) In General.—The Secretary shall designate a
5	coordinating office to convene an interagency working
6	group consisting of representatives from the Departments
7	of the Interior, Justice, State, and Homeland Security.
8	(b) Goals.—The goals of the interagency working
9	group convened under subsection (a) are—
10	(1) to facilitate the repatriation to Indian
11	Tribes and Native Hawaiian organizations of items
12	that have been illegally removed or trafficked in vio-
13	lation of applicable law;
14	(2) to protect tangible cultural heritage, cul-
15	tural items, and archaeological resources still in the
16	possession of Indian Tribes and Native Hawaiian or-
17	ganizations; and
18	(3) to improve the implementation by the appli-
19	cable Federal agencies of—
20	(A) the Native American Graves Protection
21	and Repatriation Act (25 U.S.C. 3001 et seq.)
22	(including section 1170 of title 18, United
23	States Code, as added by that Act);
24	(B) the Archaeological Resources Protec-
25	tion Act of 1979 (16 U.S.C. 470aa et seq.); and

1	(C) other relevant Federal laws.
2	(c) Responsibilities.—The interagency working
3	group convened under subsection (a) shall—
4	(1) aid in implementation of this Act and the
5	amendments made by this Act, including by aiding
6	in—
7	(A) the voluntary return of tangible cul-
8	tural heritage under section 6; and
9	(B) halting international sales of items
10	that are prohibited from being trafficked under
11	Federal law; and
12	(2) collaborate with—
13	(A) the Native working group convened
14	under section 8(a);
15	(B) the review committee established under
16	section 8(a) of the Native American Graves
17	Protection and Repatriation Act (25 U.S.C.
18	3006(a));
19	(C) the Cultural Heritage Coordinating
20	Committee established pursuant to section 2 of
21	the Protect and Preserve International Cultural
22	Property Act (Public Law 114–151; 19 U.S.C.
23	2601 note); and
24	(D) any other relevant committees and
25	working groups.

## 1 SEC. 8. NATIVE WORKING GROUP.

2	(a) In General.—The Secretary shall convene a Na-
3	tive working group consisting of not fewer than 12 rep-
4	resentatives of Indian Tribes and Native Hawaiian organi-
5	zations with relevant expertise, who shall be nominated by
6	Indian Tribes and Native Hawaiian organizations, to ad-
7	vise the Federal Government in accordance with this sec-
8	tion.
9	(b) RECOMMENDATIONS.—The Native working group
10	convened under subsection (a) may provide recommenda-
11	tions regarding—
12	(1) the voluntary return of tangible cultural
13	heritage by collectors, dealers, and other individuals
14	and non-Federal organizations that hold such tan-
15	gible cultural heritage; and
16	(2) the elimination of illegal commerce of cul-
17	tural items and archaeological resources in the
18	United States and foreign markets.
19	(c) Requests.—The Native working group convened
20	under subsection (a) may make formal requests to initiate
21	certain agency actions, including requests that—
22	(1) the Department of Justice initiate judicial
23	proceedings domestically or abroad to aid in the re-
24	patriation cultural items and archaeological re-
25	sources; and

1	(2) the Department of State initiate dialogue
2	through diplomatic channels to aid in that repatri-
3	ation.
4	(d) Agency and Committee Assistance.—
5	(1) In General.—On request by the Native
6	working group convened under subsection (a), the
7	agencies and committees described in paragraph (2)
8	shall make efforts to provide information and assist-
9	ance to the Native working group.
10	(2) Description of agencies and commit-
11	TEES.—The agencies and committees referred to in
12	paragraph (1) are the following:
13	(A) The Department of the Interior.
14	(B) The Department of Justice.
15	(C) The Department of Homeland Secu-
16	rity.
17	(D) The Department of State.
18	(E) The review committee established
19	under section 8(a) of the Native American
20	Graves Protection and Repatriation Act (25
21	U.S.C. $3006(a)$ ).
22	(F) The Cultural Heritage Coordinating
23	Committee established pursuant to section 2 of
24	the Protect and Preserve International Cultural

1	Property Act (Public Law 114–151; 19 U.S.C.
2	2601 note).
3	(G) Any other relevant Federal agency,
4	committee, or working group.
5	(e) Applicability of Federal Advisory Com-
6	MITTEE ACT.—The Federal Advisory Committee Act (5
7	U.S.C. App.) shall not apply to the Native working group
8	convened under subsection (a).
9	SEC. 9. TREATMENT UNDER FREEDOM OF INFORMATION
10	ACT.
11	(a) In General.—Except as provided in subsection
12	(c), the following information shall be exempt from disclo-
13	sure under section 552 of title 5, United States Code:
14	(1) Information that a representative of an In-
15	dian Tribe or Native Hawaiian organization—
16	(A) submits to a Federal agency pursuant
17	to this Act or an amendment made by this Act;
18	and
19	(B) designates as sensitive or private ac-
20	cording to Native American custom, law, cul-
21	ture, or religion.
22	(2) Information that any person submits to a
23	Federal agency pursuant to this Act or an amend-
24	ment made by this Act that relates to an item for

- 1 which an export certification is denied under this
- 2 Act.
- 3 (b) APPLICABILITY.—For purposes of subsection (a),
- 4 this Act shall be considered a statute described in section
- 5 552(b)(3)(B) of title 5, United States Code.
- 6 (c) Exception.—An Indian Tribe or Native Hawai-
- 7 ian organization may request and shall receive its own in-
- 8 formation, as described in subsection (a), from the Federal
- 9 agency to which the Indian Tribe or Native Hawaiian or-
- 10 ganization submitted the information.

#### 11 SEC. 10. REGULATIONS.

- 12 (a) IN GENERAL.—Not later than 1 year after the
- 13 date of enactment of this Act, the Secretary, in consulta-
- 14 tion with the Secretary of State, the Secretary of Home-
- 15 land Security, and the Attorney General, and after con-
- 16 sultation with Indian Tribes and Native Hawaiian organi-
- 17 zations, shall promulgate rules and regulations to carry
- 18 out this Act.
- 19 (b) Inclusion.—The regulations promulgated by the
- 20 Secretary pursuant to subsection (a) shall include a rea-
- 21 sonable deadline by which the Secretary shall approve or
- 22 deny an export certification application under section 5(b).

### 1 SEC. 11. AUTHORIZATION OF APPROPRIATIONS.

- 2 There is authorized to be appropriated to carry out
- 3 this Act \$3,000,000 for each of fiscal years 2021 through

4 2026.

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