

115TH CONGRESS 1ST SESSION H.R. 1918

To oppose loans at international financial institutions for the Government of Nicaragua unless the Government of Nicaragua is taking effective steps to hold free, fair, and transparent elections, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 5, 2017

Ms. Ros-Lehtinen (for herself, Mr. Sires, Mr. Duncan of South Carolina, Ms. Wasserman Schultz, Mr. Yoho, Mr. Cárdenas, Mr. Diaz-Balart, Mr. Norcross, Mr. Curbelo of Florida, Mr. Deutch, Mr. Bilirakis, Mr. Cuellar, Mr. Smith of New Jersey, Ms. Wilson of Florida, Mr. Poe of Texas, Mr. Hastings, Mr. Desantis, Mr. Brendan F. Boyle of Pennsylvania, Mr. McCaul, Ms. Kelly of Illinois, Mr. Weber of Texas, Mr. Donovan, Mr. Chabot, Mr. Thomas J. Rooney of Florida, and Mr. Francis Rooney of Florida) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To oppose loans at international financial institutions for the Government of Nicaragua unless the Government of Nicaragua is taking effective steps to hold free, fair, and transparent elections, 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,

SECTION 1. SHORT TITLE.

- This Act may be cited as the "Nicaraguan Invest-
- 3 ment Conditionality Act (NICA) of 2017".
- 4 SEC. 2. FINDINGS.
- 5 Congress makes the following findings:
- 6 (1) In 2006, Nicaragua, under President
- 7 Enrique Bolaños, entered into a \$175,000,000, 5-
- 8 year compact with the Millennium Challenge Cor-
- 9 poration (MCC).
- 10 (2) After the 2008 municipal elections, the
- MCC stated that there was a pattern of decline in
- political rights and civil liberties in Nicaragua.
- 13 (3) In 2009, the MCC terminated the compact
- and reduced the amount of MCC funds available to
- Nicaragua by \$61,500,000, which led to the compact
- 16 ending in 2011.
- 17 (4) According to Nicaraguan law, the National
- Assembly is the only institution allowed to change
- the constitution but in 2009, Daniel Ortega cir-
- cumvented the legislature and went to the Supreme
- Court, which he controls, to rule in his favor that
- 22 Presidential term limits were inapplicable.
- 23 (5) The House Committee on Foreign Affairs
- convened a congressional hearing on December 1,
- 25 2011, entitled "Democracy Held Hostage in Nica-
- ragua: Part 1" where former United States Ambas-

- Nicaragua Robert Callahan testified, sador to "First, that Daniel Ortega's candidacy was illegal, illegitimate, and unconstitutional; second, that the period leading to the elections and the elections themselves were marred by serious fraud; third, that Daniel Ortega and his Sandinista party have system-atically undermined the country's fragile govern-mental institutions.".
 - (6) From fiscal year 2012 until present, the Department of State found that Nicaragua did not meet international standards of fiscal transparency.
 - (7) On January 25, 2012, a press statement from Secretary of State Hillary Clinton said: "As noted by international observers and Nicaraguan civil society groups, Nicaragua's recent elections were not conducted in a transparent and impartial manner, and the entire electoral process was marred by significant irregularities. The elections marked a setback to democracy in Nicaragua and undermined the ability of Nicaraguans to hold their government accountable.".
 - (8) According to the Department of State's 2015 Fiscal Transparency Report: "Nicaragua's fiscal transparency would be improved by including all off-budget revenue and expenditure in the budget,

2

3

- auditing state-owned enterprises, and conducting a full audit of the government's annual financial statements and making audit reports publicly available within a reasonable period of time.".
- (9) According to the Department of State's 6 Country Reports on Human Rights Practices for 7 2015: "In 2011 the Supreme Electoral Council 8 (CSE) announced the re-election of President Daniel 9 Ortega Saavedra of the Sandinista National Libera-10 tion Front (FSLN) in elections that international 11 and domestic observers characterized as seriously flawed. International and domestic organizations 12 13 raised concerns regarding the constitutional legit-14 imacy of Ortega's re-election. The 2011 elections 15 also provided the ruling party with a supermajority 16 in the National Assembly, allowing for changes in 17 the constitution, including extending the reach of ex-18 ecutive branch power and the elimination of restric-19 tions on re-election for executive branch officials and 20 mayors. Observers noted serious flaws during the 21 2012 municipal elections and March 2014 regional 22 elections.".
 - (10) According to the Department of State's Country Reports on Human Rights Practices for 2015 in Nicaragua: "The principal human rights

23

24

abuses were restrictions on citizens' right to vote; obstacles to freedom of speech and press, including government intimidation and harassment of journalists and independent media, as well as increased restriction of access to public information, including national statistics from public offices; and increased government harassment and intimidation of non-governmental organizations (NGOs) and civil society organizations.".

- (11) The same 2015 report stated: "Additional significant human rights abuses included considerably biased policies to promote single-party dominance; arbitrary police arrest and detention of suspects, including abuse during detention; harsh and life-threatening prison conditions with arbitrary and lengthy pretrial detention; discrimination against ethnic minorities and indigenous persons and communities.".
- (12) In February 2016, the Ortega regime detained and expelled Freedom House's Latin America Director, Dr. Carlos Ponce, from Nicaragua.
- (13) On June 3, 2016, the Nicaraguan Supreme Court—which is controlled by Nicaragua's leader, Daniel Ortega—instructed the Supreme Electoral Council not to swear in Nicaraguan opposition

- 1 members to the departmental and regional electoral 2 councils.
- 3 (14) On June 5, 2016, regarding international 4 observers for the 2016 Presidential elections, Presi-5 dent Ortega stated: "Here, the observation ends. Go 6 observe other countries . . . There will be no obser-7 vation, neither from the European Union, nor the 8 OAS . . .".
 - (15) On June 7, 2016, the Department of State's Bureau of Democracy, Human Rights and Labor posted on social media: "Disappointed government of Nicaragua said it will deny electoral observers requested by Nicaraguan citizens, church, and private sector . . . We continue to encourage the government of Nicaragua to allow electoral observers as requested by Nicaraguans.".
 - (16) On June 14, 2016, President Ortega expelled three United States Government officials (two officials from U.S. Customs and Border Protection and one professor from the National Defense University) from Nicaragua.
 - (17) On June 29, 2016, the Department of State issued a Nicaragua Travel Alert which stated: "The Department of State alerts U.S. citizens about increased government scrutiny of foreigners' activi-

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

ties, new requirements for volunteer groups, and the potential for demonstrations during the upcoming election season in Nicaragua . . . Nicaraguan authorities have denied entry to, detained, questioned, or expelled foreigners, including United States Government officials, academics, NGO workers, and journalists, for discussions, written reports or articles, photographs, and/or videos related to these topics. Authorities may monitor and question private United States citizens concerning their activities, including contact with Nicaraguan citizens.".

(18) On August 1, 2016, the Department of State issued a press release to express grave concern over the Nicaraguan government limiting democratic space leading up to the elections in November and stated that "[o]n June 8, the Nicaraguan Supreme Court stripped the opposition Independent Liberal Party (PLI) from its long recognized leader. The Supreme Court took similar action on June 17 when it invalidated the leadership of the Citizen Action Party, the only remaining opposition party with the legal standing to present a presidential candidate. Most recently, on July 29, the Supreme Electoral Council removed 28 PLI national assembly members

- 1 (16 seated and 12 alternates) from their popularly-2 elected positions.".
- (19) On November 7, 2016, the Department of 3 State issued a press release stating: "The United 5 States is deeply concerned by the flawed presidential 6 and legislative electoral process in Nicaragua, which 7 precluded the possibility of a free and fair election 8 on November 6. In advance of the elections, the Nic-9 araguan government sidelined opposition candidates 10 for president, limited domestic observation at the 11 polls and access to voting credentials, and took other 12 actions to deny democratic space in the process. The 13 decision by the Nicaraguan government not to invite 14 independent international electoral observers further 15 degraded the legitimacy of the election.".
 - (20) In November and December of 2016, the Board of Executive Directors of the Inter-American Development Bank postponed consideration of a policy based loan of \$65 million to the Government of Nicaragua due to the efforts of the United States mission that expressed serious concerns of the absence of transparency, systemic corruption, and the lack of free and fair elections in Nicaragua.
 - (21) On February 2017, the European Parliament issued a resolution on the situation of

17

18

19

20

21

22

23

24

- human rights and democracy in Nicaragua and expressed concern of the "deteriorating human rights situation in Nicaragua and deplores the attacks and acts of harassment to which human rights organizations and their members and independent journalists have been subjected by individuals, political forces and bodies linked to the State".
 - (22) According to the Department of State's Country Reports on Human Rights Practices for 2016: "[A]ctions by the ruling Sandinista National Liberation Front (FSLN) party resulted in de facto concentration of power in a single party, with an authoritarian executive branch exercising significant control over the legislative, judicial, and electoral functions.".
 - (23) According to the Department of State's Country Reports on Human Rights Practices for 2016 in Nicaragua, "The November 6 elections for president, vice president, national assembly members, and representatives for the Central American parliament did not meet the conditions of being free and fair . . . The November 6 presidential and legislative elections were married by allegations of institutional fraud and the absence of independent opposition political parties. National observers and opposition

1	sition leaders claimed rates of abstention from 60 to
2	70 percent.".
3	(24) According to the Department of State's
4	Country Reports on Human Rights Practices for
5	2016: "Companies reported that bribery of public of-
6	ficials, unlawful seizures, and arbitrary assessments
7	by customs and tax authorities were common
8	The courts remained particularly susceptible to
9	bribes, manipulation, and other forms of corruption,
10	especially by the FSLN, giving the sense that the
11	FSLN heavily influenced CSJ and lower-level court
	, , , ,
12	actions.".
12 13	SEC. 3. STATEMENT OF POLICY.
13	SEC. 3. STATEMENT OF POLICY.
13 14	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support—
13 14 15	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support— (1) the rule of law and an independent judiciary
13 14 15 16	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support— (1) the rule of law and an independent judiciary and electoral council in Nicaragua;
13 14 15 16 17	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support— (1) the rule of law and an independent judiciary and electoral council in Nicaragua; (2) independent pro-democracy organizations in
13 14 15 16 17	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support— (1) the rule of law and an independent judiciary and electoral council in Nicaragua; (2) independent pro-democracy organizations in Nicaragua;
13 14 15 16 17 18	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support— (1) the rule of law and an independent judiciary and electoral council in Nicaragua; (2) independent pro-democracy organizations in Nicaragua; (3) free, fair, and transparent elections under
13 14 15 16 17 18 19 20	SEC. 3. STATEMENT OF POLICY. It is the policy of the United States to support— (1) the rule of law and an independent judiciary and electoral council in Nicaragua; (2) independent pro-democracy organizations in Nicaragua; (3) free, fair, and transparent elections under international and domestic observers in Nicaragua;

1 SEC. 4. INTERNATIONAL FINANCIAL INSTITUTIONS.

2	(a) In General.—The President shall instruct the
3	United States Executive Director at each international fi-
4	nancial institution to use the voice, vote, and influence of
5	the United States to oppose any loan for the benefit of
6	the Government of Nicaragua, other than to address basic
7	human needs or promote democracy, unless the Secretary
8	of State certifies and reports to the appropriate congres-
9	sional committees that the Government of Nicaragua is
10	taking effective steps to—
11	(1) hold free, fair, and transparent elections
12	overseen by credible domestic and international elec-
13	toral observers;
14	(2) promote democracy, as well as an inde-
15	pendent judicial system and electoral council;
16	(3) strengthen the rule of law;
17	(4) respect the right to freedom of association
18	and expression;
19	(5) combat corruption, including investigating
20	and prosecuting government officials that are
21	credibly alleged to be corrupt; and
22	(6) protect the right of political opposition par-
23	ties, journalists, trade unionists, human rights de-
24	fenders, and other civil society activists to operate
25	without interference.

1	(b) Report.—The Secretary of the Treasury shall
2	submit to the appropriate congressional committees a
3	written report assessing—
4	(1) the effectiveness of the international finan-
5	cial institutions in enforcing applicable program
6	safeguards in Nicaragua; and
7	(2) the effects of the matters described in sec-
8	tion 2 on long-term prospects for positive develop-
9	ment outcomes in Nicaragua.
10	(c) Definitions.—In this section:
11	(1) Appropriate congressional commit-
12	TEES.—The term "appropriate congressional com-
13	mittees" means—
14	(A) the Committee on Foreign Affairs, the
15	Committee on Appropriations, and the Com-
16	mittee on Financial Services of the House of
17	Representatives; and
18	(B) the Committee on Foreign Relations,
19	the Committee on Appropriations, and the
20	Committee on Banking, Housing, and Urban
21	Affairs of the Senate.
22	(2) International financial institu-
23	TION.—The term "international financial institu-
24	tion" means the International Monetary Fund,
25	International Bank for Reconstruction and Develop-

- 1 ment, European Bank for Reconstruction and Devel-
- 2 opment, International Development Association,
- 3 International Finance Corporation, Multilateral In-
- 4 vestment Guarantee Agency, African Development
- 5 Bank, African Development Fund, Asian Develop-
- 6 ment Bank, Inter-American Development Bank,
- 7 Bank for Economic Cooperation and Development in
- 8 the Middle East and North Africa, and Inter-Amer-
- 9 ican Investment Corporation.
- 10 (d) Termination.—This section shall terminate on
- 11 the day after the earlier of—
- 12 (1) the date on which the Secretary of State
- certifies and reports to the appropriate congressional
- 14 committees that the requirements of subsection (a)
- are met; or
- 16 (2) 5 years after the date of the enactment of
- this Act.
- 18 (e) Waiver.—The President may waive this section
- 19 if the President determines that such a waiver is in the
- 20 national interest of the United States.
- 21 SEC. 5. ORGANIZATION OF AMERICAN STATES.
- 22 (a) FINDINGS.—Congress finds that, according to the
- 23 Organization of American States (OAS) report on the Nic-
- 24 araguan 2011 Presidential elections, Nicaragua: Final Re-
- 25 port, General Elections, OAS (2011), the OAS made the

- 1 following recommendations to the Government of Nica-2 ragua:
- 3 (1) "Prepare alternative procedures for updat-4 ing the electoral roll when a registered voter dies.".
 - (2) "Publish the electoral roll so that new additions, changes of address and exclusions can be checked.".
 - (3) "Reform the mechanism for accreditation of poll watchers using a formula that ensures that the political parties will have greater autonomy to accredit their respective poll watchers.".
 - (4) "Institute regulations to ensure that party poll watchers are involved in all areas of the electoral structure, including the departmental, regional and municipal electoral councils and polling stations. Rules should be crafted to spell out their authorities and functions and the means by which they can exercise their authority and perform their functions."
 - (5) "Redesign the CSE administrative structure at the central and field levels, while standardizing technical and operational procedures, including the design of control mechanisms from the time registration to the delivery of the document to the citizens; the process of issuing identity cards should be timed

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- 1 to the calendar and, to avoid congestion within the
- 2 process, be evenly spaced.".
- 3 (b) Electoral Observation Mission.—The Presi-
- 4 dent shall direct the United States Permanent Represent-
- 5 ative to the OAS to use the voice, vote, and influence of
- 6 the United States at the OAS to strongly advocate for an
- 7 Electoral Observation Mission to be sent to Nicaragua in
- 8 2017.

9 SEC. 6. STATEMENT OF POLICY.

- The Department of State and the United States
- 11 Agency for International Development should prioritize
- 12 foreign assistance to the people of Nicaragua to assist civil
- 13 society in democracy and governance programs, including
- 14 human rights documentation.

15 SEC. 7. REPORT ON CORRUPTION IN NICARAGUA.

- 16 (a) Report Requirement.—Not later than 90 days
- 17 after the date of the enactment of this Act, the Secretary
- 18 of State, in consultation with the intelligence community
- 19 (as defined in section 3(4) of the National Security Act
- 20 of 1947 (50 U.S.C. 3003(4)), shall submit to Congress
- 21 a report on the involvement of senior Nicaraguan govern-
- 22 ment officials, including members of the Supreme Elec-
- 23 toral Council, the National Assembly, and the judicial sys-
- 24 tem, in acts of public corruption or human rights viola-
- 25 tions in Nicaragua.

- 1 (b) FORM.—The report required in subsection (a)
- 2 shall be submitted in unclassified form, but may contain
- 3 a classified annex. The unclassified portion of the report

4 shall be made available to the public.

 \bigcirc