Driginal Signature of Member)

117TH CONGRESS 2D Session

H.R.

To require the development of an inter-agency strategy and the submission of certain reports relating to the illegal export and trafficking of firearms from the United States to recipients in Mexico and certain Central American and Caribbean countries, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. CASTRO of Texas introduced the following bill; which was referred to the Committee on _____

A BILL

- To require the development of an inter-agency strategy and the submission of certain reports relating to the illegal export and trafficking of firearms from the United States to recipients in Mexico and certain Central American and Caribbean countries, 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 "Americas Regional
5 Monitoring of Arms Sales Act of 2022" or the "ARMAS
6 Act of 2022".

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1 SEC. 2. FINDINGS.

2 Congress finds the following:

3 (1) Violence in Mexico, Central America, and 4 the Caribbean is exacerbated by firearms originating 5 in the United States.

6 (2) While firearms are trafficked to Mexico 7 from a variety of countries, firearms originating in 8 the United States account for 70 percent of the fire-9 arms recovered and traced from crimes in Mexico, 10 according to the 2021 GAO report "Firearms Traf-11 ficking: U.S. Efforts to Disrupt Gun Smuggling into 12 Mexico Would Benefit from Additional Data and 13 Analysis".

14 (3) United States-origin firearm flows con-15 tribute to human rights violations, organized crime 16 and gang violence, extrajudicial killings, high homi-17 cide rates, domestic violence, and femicides in Mex-18 ico, Central America, and the Caribbean.

19 (4) According to the Executive Secretariat of 20 National System for Public Security of Mexico, dur-21 ing the period beginning in 2012 and ending in 22 2021, Mexico experienced more than 168,000 fire-23 arms homicides.

24 (5) According to the United Nations Regional 25 Centre for Peace, Disarmament and Development in Latin America and the Caribbean, firearms are used 26

in 70 percent of homicides in the Caribbean com pared to 30 percent globally; the Caribbean has less
 than one percent of the world's population, but 23
 percent of all recorded homicides.

5 (6) In an August 2022 press conference, U.S.
6 authorities from Homeland Security Investigations
7 reported a "marked uptick in the number of weap8 ons", and an increase in the caliber and type of
9 weapons, being illegally trafficked to Haiti and the
10 rest of the Caribbean.

11 (7) The Caribbean Basin Security Initiative of 12 the Department of State that commenced in 2009 is 13 the regional U.S. foreign assistance program that 14 seeks to reduce illicit trafficking in the region and 15 advance public safety and security. The program in-16 cludes improving the capacity of Caribbean countries 17 to intercept smuggled weapons at airports and sea-18 ports, as well as support for forensic ballistics and 19 firearms destruction and stockpile management. As-20 sistance under the Caribbean Basin Security Initia-21 tive has also included support for regional organiza-22 tions, including—

23 (A) the Caribbean Community Implemen24 tation Agency for Crime and Security
25 (CARICOM IMPACS), based in Trinidad and

1	Tobago, the lead agency involved in the issue of
2	illicit arms trafficking and increasing the capac-
3	ity of member states to detect and prevent fire-
4	arms trafficking; and
5	(B) the Eastern Caribbean's Regional Se-
6	curity System, based in Barbados.
7	(8) Firearms trafficking from the United States
8	and firearm violence are key drivers of immigration
9	and asylum claims from Central America.
10	(9) Two GAO reports (published in 2021 and
11	2022, respectively) on firearms trafficking have af-
12	firmed that firearms trafficking to Mexico and Cen-
13	tral America continues to represent a security con-
14	cern to the United States, as United States-origin
15	firearms are diverted from legitimate owners and
16	end up in the hands of violent criminals, including
17	drug traffickers and other transnational criminal or-
18	ganizations. A GAO report on the effect of firearms
19	trafficking in the Caribbean has not yet been com-
20	piled.
21	(10) In these reports, the Comptroller General
22	found that Federal departments and agencies lacked

23 information and analysis of the firearms trafficking
24 networks in Mexico and Central America, that few
25 efforts of the United States Government in the re-

gion focused on firearms trafficking, and that, as a
 result, such agencies lack a detailed understanding
 of the firearms trafficking that fuels violence and
 enables criminals in Belize, El Salvador, Guatemala,
 Honduras, and Mexico.

6 (11) In the 2022 GAO report "Firearms Traf-7 ficking: More Information Needed to Inform U.S. 8 Efforts in Central America", the Comptroller Gen-9 eral found that efforts of the United States Govern-10 ment focused on firearms trafficking in Belize, El 11 Salvador, Guatemala, and Honduras lacked informa-12 tion about relevant country conditions and perform-13 ance measures to ensure such efforts were designed 14 and implemented to achieve the intended objectives 15 and, as a result, the Comptroller General rec-16 ommended that the Secretary of State obtain infor-17 mation about the conditions in such countries, to 18 support the development of effective programs to re-19 duce the availability of illicit firearms.

20 (12) Data on firearms trafficking is limited and
21 to understand the problem, data compilation is cru22 cial.

(13) In 2021 and 2022, the annual Country
Reports on Human Rights Practices of the Department of State included "unlawful and arbitrary

killings" as a significant human rights issue in Guatemala, yet despite such inclusion, the Under Secretary of Commerce for Industry and Security has
authorized approximately 99,270 firearms exports to
Guatemala since assuming responsibility for firearms
licensing in 2020.

7 (14) When firearms were controlled under the
8 United States Munitions List and the licensing of
9 firearms was the responsibility of the Secretary of
10 State, the average number of firearms licensed for
11 export to Guatemala was approximately 4,000 per
12 year.

13 (15) The current number of exports specified in 14 paragraph (10) represents an extraordinary increase 15 (as much as 25 times the average) from the number 16 specified in paragraph (11), and the Under Sec-17 retary of Commerce for Industry and Security has 18 only been able to conduct a very limited number of 19 end-use checks, according to the 2022 GAO report 20 "Firearms Trafficking: More Information Needed to 21 Inform U.S. Efforts in Central America".

(16) The proposed security cooperation plan titled "U.S.-Mexico Bicentennial Framework for Security, Public Heath, and Safe Communities" and
other new initiatives to address root causes of mi-

gration from Central America offer an opportunity
 to reaffirm commitments and strengthen cooperation
 on addressing firearms trafficking.

4 SEC. 3. REPORTS AND STRATEGY ON DISRUPTION OF ILLE-

5 GAL EXPORT AND TRAFFICKING OF FIRE6 ARMS TO MEXICO AND CERTAIN CENTRAL 7 AMERICAN COUNTRIES.

8 (a) REPORT.—Not later than 180 days after the date 9 of the enactment of this Act, the Secretary of State (in 10 consultation with the Secretary of Commerce, the Attorney General, the Director of the Bureau of Alcohol, To-11 bacco, Firearms and Explosives, and the heads of such 12 13 other Federal departments or agencies as the Secretary of State may determine relevant) shall submit to the ap-14 15 propriate congressional committees a report on the efforts of the Secretary of State and the heads of other relevant 16 Federal departments and agencies to disrupt the illegal 17 export or diversion of firearms from the United States to 18 19 unauthorized recipients in countries designated as covered 20 countries under section 4 (including through unauthorized 21 third-party transfers), and the illegal trafficking of fire-22 arms obtained in the United States to such recipients. 23 Such report shall include the following:

24 (1) An identification of any such efforts, includ-25 ing efforts to accomplish the following objectives:

1	(A) Tracking and verifying information re-
2	garding the end-users of firearms so exported,
3	including by entering into data-sharing agree-
4	ments with appropriate counterparts from the
5	governments of such covered countries.
6	(B) Ensuring the destruction of surplus
7	firearms so exported.
8	(C) Ensuring that firearms so exported are
9	not used to commit extrajudicial killings or
10	other gross violations of internationally recog-
11	nized human rights.
12	(D) Building the capacity of such covered
13	countries to prevent the trafficking of firearms
14	so exported, including through current pro-
15	grams supported or implemented by the United
16	States Government.
17	(E) Tracking and verifying information re-
18	garding the end-users of firearms obtained in
19	the United States and illegally trafficked to
20	such covered countries.
21	(F) Combating all forms of cross-border
22	smuggling of firearms from the United States.
23	(G) Engaging with subnational government
24	officials in such covered countries to effectively
25	implement and enforce agreements relating to

the trafficking of firearms that have been con cluded between the United States Government
 and the national government of the respective
 covered country.
 (H) Identifying the origin of trafficked

5 (H) Identifying the origin of trafficked
6 weapons, including through the serial numbers
7 of trafficked firearms.

8 (2) An assessment of the results of the efforts9 identified pursuant to paragraph (1).

10 (3)А description of how homicides, 11 extrajudicial killings, and other gross violations of 12 internationally recognized human rights committed 13 in such covered countries using firearms exported 14 from or obtained in the United States have been in-15 vestigated.

16 (b) INTER-AGENCY STRATEGY.—

(1) IN GENERAL.—The Secretary of Commerce
and the Secretary of State, taking into account the
findings of the report under subsection (a), shall
jointly develop an inter-agency strategy for the disruption of the trafficking of firearms exported from
the United States to recipients in countries designated as covered countries under section 4.

24 (2) ELEMENTS.—The strategy under paragraph
25 (1) shall include the following:

1	(A) A plan for the Secretaries to accom-
2	plish each of the objectives specified in sub-
3	section $(a)(1)$.
4	(B) An identification of specific perform-
5	ance measures, targets (including the baselines
6	for such targets), and timelines with respect to
7	such objectives.
8	(C) An estimate of the resources and per-
9	sonnel necessary to carry out the strategy.
10	(3) Required considerations; consulta-
11	TIONS.—In developing the strategy under paragraph
12	(1), the Secretaries shall—
13	(A) consider how the strategy may support
14	or otherwise align with broader efforts of the
15	Secretaries relating to security assistance, anti-
16	corruption, and the prevention of organized
17	crime and drug and gang violence;
18	(B) consider whether the placement in the
19	Western Hemisphere of an export control offi-
20	cer of the Bureau of Industry and Security of
21	the Department of Commerce, or other per-
22	sonnel of the Department of Commerce or the
23	Department of State, would support the strat-
24	egy; and

(C) seek to consult with appropriate coun terparts from the government of each country
 designated as a covered country under section
 4.

5 (4) SUBMISSION TO CONGRESS.—Not later than 6 January 1 of the year following the date of the en-7 actment of this Act, the Secretary of Commerce and 8 the Secretary of State shall jointly submit to the ap-9 propriate congressional committees the strategy 10 under paragraph (1).

11 (c) ANNUAL REPORT.—

12 (1) SUBMISSION.—Not later than one year after 13 the date of the enactment of this Act, and annually 14 thereafter, the Secretary of Commerce (in consulta-15 tion with the Secretary of State and the heads of 16 such other Federal departments or agencies as the 17 Secretary of Commerce may determine relevant) 18 shall submit to the appropriate congressional com-19 mittees a report on the export of covered items to 20 countries designated as covered countries under sec-21 tion 4.

(2) MATTERS.—Each report under paragraph
(1) shall include, with respect to the year for which
the report is submitted, the following information
(disaggregated by country):

1	(A) Information regarding license applica-
2	tions approved or denied, and previously issued
3	licenses modified or revoked, for the export of
4	covered items to proposed recipients in covered
5	countries.
6	(B) Information regarding how evolving
7	country contexts, including with respect to de-
8	velopments in human rights, affected the ap-
9	proval of license applications for such exports.
10	(C) The number of licenses issued for the
11	export of covered items to proposed recipients
12	in covered countries.
13	(D) The number of covered items exported
14	to recipients in covered countries.
15	(E) With respect to end-user checks for
16	covered items exported to recipients in covered
17	countries under section $38(g)(7)$ of the Arms
18	Export Control Act $(22 \text{ U.S.C. } 2778(g)(7))$
19	(commonly referred to as the "Blue Lantern"
20	program), the monitoring program established
21	under the second section 40A of the Arms Ex-
22	port Control Act (22 U.S.C. 2785) (as added by
23	section 150(a) of Public Law 104–164), or
24	other applicable programs of the Department of

1	Commerce or Department of State, the fol-
2	lowing information:
3	(i) The number of such end-user
4	checks requested.
5	(ii) The number of such end-user
6	checks conducted.
7	(iii) The type of such end-user checks
8	conducted.
9	(iv) The results of such end-user
10	checks conducted.
11	(F) Information on the extent to which the
12	heads of the governments of covered countries
13	shared with the Secretary of Commerce and the
14	heads of other relevant Federal departments
15	and agencies (such as the Bureau of Alcohol,
16	Tobacco, Firearms and Explosives) data relat-
17	ing to the receipt and end-use of covered items
18	exported from the United States, and the type
19	of data so shared.
20	(G) For each covered country, a descrip-
21	tion of the U.S. funding and resources allocated
22	for the purpose of disrupting trafficking of cov-
23	ered items.

1 SEC. 4. DESIGNATION OF COVERED COUNTRIES.

2 (a) IN GENERAL.—Not later than 180 days after the
3 date of the enactment of this Act, the Secretary of Com4 merce shall designate each country that the Secretary de5 termines meets the requirements under subsection (b) as
6 a covered country for purposes of this Act.

7 (b) REQUIREMENTS.—A country meets the require8 ments under this subsection if the country—

9 (1) is located in North America, South Amer-10 ica, or the Caribbean;

(2) is not a member state of the North AtlanticTreaty Organization; and

13 (3) meets such other requirements as the Sec-14 retary of State may determine appropriate.

(c) INITIAL DESIGNATIONS.—The Bahamas, Belize,
El Salvador, Guatemala, Honduras, Mexico, Haiti, Jamaica, and Trinidad and Tobago—

(1) shall be deemed to have been so designated
by the Secretary of Commerce as of the date of the
enactment of this Act; and

(2) shall continue to be deemed so designated
for a five-year period, during which time the designation may not be terminated under subsection
(d).

25 (d) TERMINATION OF DESIGNATION.—Subject to
26 subsection (c)(2), the Secretary of Commerce may termi-

nate the designation of a country under this section only
 if, at least 180 days prior to such termination, the Sec retary submits to the appropriate congressional commit tees a notification of such termination.

5 SEC. 5. LIMITATION ON LICENSES AND OTHER AUTHORIZA6 TIONS FOR EXPORT OF CERTAIN ITEMS RE7 MOVED FROM THE UNITED STATES MUNI8 TIONS LIST AND INCLUDED ON THE COM9 MERCE CONTROL LIST.

10 (a) IN GENERAL.—The Secretary of Commerce may not grant a license or other authorization for the export 11 of a covered item unless, before granting the license or 12 other authorization, the Secretary submits to the chair-13 man and ranking member of the Committee on Foreign 14 15 Affairs of the House of Representatives and the chairman and ranking member of the Committee on Foreign Affairs 16 of the Senate a written certification with respect to such 17 proposed export license or other authorization con-18 19 taining-

- 20 (1) the name of the person applying for the li-21 cense or other authorization;
- (2) the name of the person who is the proposedrecipient of the export;
- 24 (3) the name of the country or international or-25 ganization to which the export will be made;

(4) a description of the items proposed to be ex ported; and

3 (5) the value of the items proposed to be ex-4 ported.

5 (b) FORM.—A certification required under subsection 6 (a) shall be submitted in unclassified form, except that 7 information regarding the dollar value and number of 8 items proposed to be exported may be restricted from pub-9 lic disclosure if such disclosure would be detrimental to 10 the security of the United States.

(c) DEADLINES.—A certification required under subsection (a) shall be submitted—

(1) at least 15 calendar days before a proposed
export license or other authorization is granted in
the case of a transfer of items to a country which
is a member of the North Atlantic Treaty Organization or Australia, Japan, the Republic of Korea,
Israel, or New Zealand, and

19 (2) at least 30 calendar days before a proposed 20 export license or other authorization is granted in 21 the case of a transfer of items to any other country. 22 (d) CONGRESSIONAL RESOLUTION OF DIS-23 APPROVAL.—A proposed export license or other authoriza-24 tion described in paragraph (1) of subsection (c) shall be-25 come effective after the end of the 15-day period described

in such paragraph, and a proposed export license or other
 authorization described in paragraph (2) of subsection (c)
 shall become effective after the end of the 30-day period
 specified in such paragraph, only if the Congress does not
 enact, within the applicable time period, a joint resolution
 prohibiting the export of the covered item for which the
 export license or other authorization was proposed.

8 SEC. 6. DEFINITIONS.

9 In this Act:

10 (1) APPROPRIATE CONGRESSIONAL COMMIT11 TEES.—The term "appropriate congressional com12 mittees" means—

(A) the Committee on Foreign Affairs of
the House of Representatives; and
(B) the Committee on Foreign Relations
and the Committee on Banking, Housing, and
Urban Affairs of the Senate.

18 (2) COVERED ITEM.—The term "covered item"
19 means any item that—

20 (A) as of March 8, 2020, was included in
21 Category I, II, or III of the United States Mu22 nitions List; and

23 (B) is included on the Commerce Control24 List.

25 (3) FIREARM.—The term "firearm" includes—

1	(A) any item that is included in Category
2	I, II, or III of the United States Munitions
3	List; and
4	(B) any covered item.
5	(4) GROSS VIOLATIONS OF INTERNATIONALLY
6	RECOGNIZED HUMAN RIGHTS.—The term "gross vio-
7	lations of internationally recognized human rights"
8	has the meaning given that term in section 502B(d)
9	of the Foreign Assistance Act of 1961 (22 U.S.C.
10	2304(d)).
11	(5) Security Assistance.—The term "secu-
12	rity assistance" includes—
13	(A) the types of assistance specified in sec-
14	tion $502B(d)(2)$ of the Foreign Assistance Act
15	of 1961 (22 U.S.C. 2304); and
16	(B) assistance furnished under an inter-
17	national security assistance program of the
18	United States conducted under any other provi-
19	sion of law, including under the authorities
20	under chapter 16 of title 10, United States
21	Code.
22	(6) UNITED STATES MUNITIONS LIST.—The
23	term "United States Munitions List" means the list
24	maintained pursuant to part 121 of title 22, Code
25	of Federal Regulations.