116TH CONGRESS 1ST SESSION

H.R.389

AN ACT

To authorize the Secretary of the Treasury to pay rewards under an asset recovery rewards program to help identify and recover stolen assets linked to foreign government corruption and the proceeds of such corruption hidden behind complex financial structures in the United States and abroad.

- 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 The Act may be cited as the "Kleptocracy Asset Re-
- 5 covery Rewards Act".
- 6 SEC. 2. FINDINGS; SENSE OF CONGRESS.
- 7 (a) FINDINGS.—Congress finds the following:
- 8 (1) The Stolen Asset Recovery Initiative
- 9 (StAR), a World Bank and United Nations anti-
- money-laundering effort, estimates that between \$20
- billion to \$40 billion has been lost to developing
- countries annually through corruption.
- 13 (2) In 2014, more than \$480 million in corrup-
- tion proceeds hidden in bank accounts around the
- world by former Nigerian dictator Sani Abacha and
- his co-conspirators was forfeited through efforts by
- the Department of Justice.
- 18 (3) In 2010, the Department of Justice estab-
- 19 lished the Kleptocracy Asset Recovery Initiative, to
- work in partnership with Federal law enforcement
- agencies to forfeit the proceeds of foreign official
- corruption and, where appropriate, return those pro-
- ceeds to benefit the people harmed by these acts of
- 24 corruption and abuse of office.

- 1 (4) Of the \$20 billion to \$40 billion lost by de-2 veloping countries annually through corruption, only 3 about \$5 billion has been repatriated in the last 15 4 years.
 - (5) Governments weakened by corruption and loss of assets due to corruption have fewer resources to devote to the fight against terrorism and fewer resources to devote to building strong financial, law enforcement, and judicial institutions to aid in the fight against the financing of terrorism.
 - (6) The United States has a number of effective programs to reward individuals who provide valuable information that assist in the identification, arrest, and conviction of criminal actors and their associates, as well as seizure and forfeiture of illicitly derived assets and the proceeds of criminal activity.
 - (7) The Internal Revenue Service has the Whistleblower Program, which pays awards to individuals who provide specific and credible information to the IRS if the information results in the collection of taxes, penalties, interest or other amounts from non-compliant taxpayers.
 - (8) The Department of State administers rewards programs on international terrorism, illegal

- narcotics, and transnational organized crime with
 the goal of bringing perpetrators to justice.
 - (9) None of these existing rewards programs specifically provide monetary incentives for identifying and recovering stolen assets linked solely to foreign government corruption, as opposed to criminal prosecutions or civil or criminal forfeitures.
 - (10) The recovery of stolen assets linked to foreign government corruption and the proceeds of such corruption may not always involve a BSA violation or lead to a forfeiture action. In such cases there would be no ability to pay rewards under existing Treasury Department authorities.
 - (11) Foreign government corruption can take many forms but typically entails government officials stealing, misappropriating, or illegally diverting assets and funds from their own government treasuries to enrich their personal wealth directly through embezzlement or bribes to allow government resources to be expended in ways that are not transparent and may not either be necessary or be the result of open competition. Corruption also includes situations where public officials take bribes to allow government resources to be expended in ways which are not transparent and may not be necessary or the re-

- sult of open competition. These corrupt officials
 often use the United States and international financial system to hide their stolen assets and the proceeds of corruption.
- (12) The individuals who come forward to ex-6 pose foreign governmental corruption and 7 kleptocracy often do so at great risk to their own 8 safety and that of their immediate family members 9 and face retaliation from persons who exercise for-10 eign political or governmental power. Monetary re-11 wards can provide a necessary incentive to expose 12 such corruption and provide a financial means to 13 provide for their well-being and avoid retribution.
- 14 (b) SENSE OF CONGRESS.—It is the sense of Con15 gress that a Department of the Treasury stolen asset re16 covery rewards program to help identify and recover stolen
 17 assets linked to foreign government corruption and the
 18 proceeds of such corruption hidden behind complex finan19 cial structures is needed in order to—
- (1) intensify the global fight against corruption;and
- 22 (2) serve United States efforts to identify and 23 recover such stolen assets, forfeit proceeds of such 24 corruption, and, where appropriate and feasible, re-

turn the stolen assets or proceeds thereof to the
country harmed by the acts of corruption.
SEC. 3. IN GENERAL.
(a) Department of the Treasury Kleptocracy
Asset Recovery Rewards Program.—Chapter 97 of
title 31, United States Code, is amended by adding at the
end the following:
"§ 9706. Department of the Treasury Kleptocracy
Asset Recovery Rewards Program
"(a) Establishment.—
"(1) In general.—There is established in the
Department of the Treasury a program to be known
as the 'Kleptocracy Asset Recovery Rewards Pro-
gram' for the payment of rewards to carry out the
purposes of this section.
"(2) Purpose.—The rewards program shall be
designed to support U.S. Government programs and
investigations aimed at restraining, seizing, for-
feiting, or repatriating stolen assets linked to foreign
government corruption and the proceeds of such cor-
ruption.
"(3) Implementation.—The rewards program
shall be administered by, and at the sole discretion
of, the Secretary of the Treasury, in consultation, as

appropriate, with the Secretary of State, the Attor-

- 1 ney General, and the heads of such other depart-
- 2 ments and agencies as the Secretary may find ap-
- 3 propriate.
- 4 "(b) Rewards Authorized.—In the sole discretion
- 5 of the Secretary and in consultation, as appropriate, with
- 6 the heads of other relevant Federal departments or agen-
- 7 cies, the Secretary may pay a reward to any individual,
- 8 or to any nonprofit humanitarian organization designated
- 9 by such individual, if that individual furnishes information
- 10 leading to—
- 11 "(1) the restraining or seizure of stolen assets
- in an account at a U.S. financial institution (includ-
- ing a U.S. branch of a foreign financial institution),
- that come within the United States, or that come
- within the possession or control of any United States
- 16 person;
- 17 "(2) the forfeiture of stolen assets in an ac-
- 18 count at a U.S. financial institution (including a
- 19 U.S. branch of a foreign financial institution), that
- come within the United States, or that come within
- 21 the possession or control of any United States per-
- son; or
- "(3) where appropriate, the repatriation of sto-
- len assets in an account at a U.S. financial institu-
- 25 tion (including a U.S. branch of a foreign financial

1 institution), that come within the United States, or 2 that come within the possession or control of any 3 United States person. 4

"(c) Coordination.—

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- "(1) Procedures.—To ensure that the payment of rewards pursuant to this section does not duplicate or interfere with any other payment authorized by the Department of Justice or other Federal law enforcement agencies for the obtaining of information or other evidence, the Secretary of the Treasury, in consultation with the Secretary of State, the Attorney General, and the heads of such other agencies as the Secretary may find appropriate, shall establish procedures for the offering, administration, and payment of rewards under this section, including procedures for—
 - "(A) identifying actions with respect to which rewards will be offered;
 - "(B) the receipt and analysis of data; and
- "(C) the payment of rewards and approval 20 21 of such payments.
 - "(2) Prior approval of the attorney gen-ERAL REQUIRED.—Before making a reward under this section in a matter over which there is Federal criminal jurisdiction, the Secretary of the Treasury

1	shall obtain the written concurrence of the Attorney
2	General.
3	"(d) Payment of Rewards.—
4	"(1) Authorization of appropriations.—
5	For the purpose of paying rewards pursuant to this
6	section, there is authorized to be appropriated—
7	"(A) \$450,000 for fiscal year 2020; and
8	"(B) for each fiscal year, any amount re-
9	covered in stolen assets described under sub-
10	section (b) that the Secretary determines is nec-
11	essary to carry out this program consistent with
12	this section.
13	"(2) Limitation on annual payments.—Ex-
14	cept as provided under paragraph (3), the total
15	amount of rewards paid pursuant to this section
16	may not exceed \$25 million in any calendar year.
17	"(3) Presidential authority.—The Presi-
18	dent may waive the limitation under paragraph (2)
19	with respect to a calendar year if the President pro-
20	vides written notice of such waiver to the appro-
21	priate committees of the Congress at least 30 days
22	before any payment in excess of such limitation is
23	made pursuant to this section.
24	"(4) Payments to be made first from sto-
25	LEN ASSET AMOUNTS.—In paving any reward under

1	this section, the Secretary shall, to the extent pos-
2	sible, make such reward payment—
3	"(A) first, from appropriated funds au-
4	thorized under paragraph (1)(B); and
5	"(B) second, from appropriated funds au-
6	thorized under paragraph (1)(A).
7	"(e) Limitations.—
8	"(1) Submission of information.—No award
9	may be made under this section based on informa-
10	tion submitted to the Secretary unless such informa-
11	tion is submitted under penalty of perjury.
12	"(2) MAXIMUM AMOUNT.—No reward paid
13	under this section may exceed \$5 million, unless the
14	Secretary—
15	"(A) personally authorizes such greater
16	amount in writing;
17	"(B) determines that offer or payment of
18	a reward of a greater amount is necessary due
19	to the exceptional nature of the case; and
20	"(C) notifies the appropriate committees of
21	the Congress of such determination.
22	"(3) Approval.—
23	"(A) In general.—No reward amount
24	may be paid under this section without the
25	written approval of the Secretary.

1	"(B) Delegation.—The Secretary may
2	not delegate the approval required under sub-
3	paragraph (A) to anyone other than an Under
4	Secretary of the Department of the Treasury.
5	"(4) Protection measures.—If the Secretary
6	determines that the identity of the recipient of a re-
7	ward or of the members of the recipient's immediate
8	family must be protected, the Secretary shall take
9	such measures in connection with the payment of
10	the reward as the Secretary considers necessary to
11	effect such protection.
12	"(5) Forms of Reward Payment.—The Sec-
13	retary may make a reward under this section in the
14	form of a monetary payment.
15	"(f) Ineligibility, Reduction in, or Denial of
16	Reward.—
17	"(1) Officer and employees.—An officer or
18	employee of any entity of Federal, State, or local
19	government or of a foreign government who, while in
20	the performance of official duties, furnishes informa-
21	tion described under subsection (b) shall not be eligi-
22	ble for a reward under this section.
23	"(2) Participating individuals.—If the
24	claim for a reward is brought by an individual who
25	the Secretary has a reasonable basis to believe know-

ingly planned, initiated, directly participated in, or facilitated the actions that led to assets of a foreign state or governmental entity being stolen, misappropriated, or illegally diverted or to the payment of bribes or other foreign governmental corruption, the Secretary shall appropriately reduce, and may deny, such award. If such individual is convicted of criminal conduct arising from the role described in the preceding sentence, the Secretary shall deny or may seek to recover any reward, as the case may be.

"(g) Report.—

"(1) IN GENERAL.—Within 180 days of the enactment of this section, and annually thereafter for 5 years, the Secretary shall issue a report to the appropriate committees of the Congress—

"(A) detailing to the greatest extent possible the amount, location, and ownership or beneficial ownership of any stolen assets that, on or after the date of the enactment of this section, come within the United States or that come within the possession or control of any United States person;

"(B) discussing efforts being undertaken to identify more such stolen assets and their owners or beneficial owners; and

"(C) including a discussion of the inter-1 2 actions of the Department of the Treasury with the international financial institutions (as de-3 4 fined in section 1701(c)(2) of the International 5 Financial Institutions Act) to identify the 6 amount, location, and ownership, or beneficial 7 ownership, of stolen assets held in financial in-8 stitutions outside the United States.

- "(2) EXCEPTION FOR ONGOING INVESTIGA-TIONS.—The report issued under paragraph (1) shall not include information related to ongoing investigations.
- 13 "(h) Definitions.—For purposes of this section:
 - "(1) APPROPRIATE COMMITTEES OF THE CON-GRESS.—The term 'appropriate committees of the Congress' means the Committee on Financial Services of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs of the Senate.
 - "(2) FINANCIAL ASSET.—The term 'financial asset' means any funds, investments, or ownership interests, as defined by the Secretary, that on or after the date of the enactment of this section come within the United States or that come within the possession or control of any United States person.

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- 1 "(3) FOREIGN GOVERNMENT CORRUPTION.—
 2 The term 'foreign government corruption' includes
 3 bribery of a foreign public official, or the misappro4 priation, theft, or embezzlement of public funds or
 5 property by or for the benefit of a foreign public of6 ficial.
 7 "(4) FOREIGN PUBLIC OFFICIAL.—The term
 - "(4) FOREIGN PUBLIC OFFICIAL.—The term 'foreign public official' includes any person who occupies a public office by virtue of having been elected, appointed, or employed, including any military, civilian, special, honorary, temporary, or uncompensated official.
 - "(5) IMMEDIATE FAMILY MEMBER.—The term 'immediate family member', with respect to an individual, has the meaning given the term 'member of the immediate family' under section 36(k) of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2708(k)).
 - "(6) REWARDS PROGRAM.—The term 'rewards program' means the program established in subsection (a)(1) of this section.
- "(7) SECRETARY.—The term 'Secretary' means
 the Secretary of the Treasury.
- "(8) STOLEN ASSETS.—The term 'stolen assets'
 means financial assets within the jurisdiction of the

- 1 United States, constituting, derived from, or trace-
- able to, any proceeds obtained directly or indirectly
- from foreign government corruption.".
- 4 (b) Report on Disposition of Recovered As-
- 5 SETS.—Within 360 days of the enactment of this Act, the
- 6 Secretary of the Treasury shall issue a report to the ap-
- 7 propriate committees of Congress (as defined under sec-
- 8 tion 9706(h) of title 31, United States Code) describing
- 9 policy choices and recommendations for disposition of sto-
- 10 len assets recovered pursuant to section 9706 of title 31,
- 11 United States Code.
- 12 (c) Table of Contents Amendment.—The table
- 13 of contents for chapter 97 of title 31, United States Code,
- 14 is amended by adding at the end the following:

"9706. Department of the Treasury Kleptocracy Asset Recovery Rewards Program.".

Passed the House of Representatives May 14, 2019. Attest:

Clerk.

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To authorize the Secretary of the Treasury to pay rewards under an asset recovery rewards program to help identify and recover stolen assets linked to foreign government corruption and the proceeds of such corruption hidden behind complex financial structures in the United States and abroad.