118TH CONGRESS 1ST SESSION	S.	

To establish a verifiable international terrestrial ecosystem services conservation program and provide international technical assistance for the development of markets, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr.	CARDIN introduced the following	g bill;	which	was	read	twice	and	referr	ed
	to the Committee on								

A BILL

To establish a verifiable international terrestrial ecosystem services conservation program and provide international technical assistance for the development of markets, 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 "Combatting Global De-
- 5 forestation Act of 2024".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

1	(1) Forests are a vital to the ecological health
2	of the Earth, biodiversity, the protection of water
3	and soil quality, the prevention of erosion and dan-
4	gerous landslides, the production of oxygen, the reg-
5	ulation of carbon dioxide in the atmosphere, and the
6	regulation of the global system.
7	(2) Forests are a critical natural resource that
8	when appropriately managed and conserved, provide
9	significant economic, cultural, health, and commu-
10	nity benefits to humanity.
11	(3) Since the start of the 20th century, an esti-
12	mated 3,900,000 square miles of forest have been
13	lost due to human activities, including land conver-
14	sions for agricultural production, cattle ranching
15	logging, land development, and extractive industrial
16	activities such as mining and fossil fuel extraction
17	(4) Since 2000, 23 percent of global tree cov-
18	erage loss has been the result of deforestation in-
19	cluding—
20	(A) 48 percent in Brazil;
21	(B) 50 percent in Argentina;
22	(C) 89 percent in the Philippines; and
23	(D) 96 percent in Indonesia.
24	(5) Deforestation disproportionately affects—

1	(A) critical habitats and ecosystems for
2	critically endangered species such as Sumatran
3	Elephants and Orangutans in Indonesia;
4	(B) the health and quality of water re-
5	sources through the alteration of critical eco-
6	system services to hydrological systems, includ-
7	ing slowing stormwater runoff into surface
8	waters and providing natural filtration for fall-
9	en precipitation that infiltrates groundwater re-
10	sources; and
11	(C) approximately 370,000,000 people in
12	indigenous communities that rely on naturally
13	forested lands that are historically and cul-
14	turally significant and provide community and
15	economic opportunities, sustenance, medicinal
16	resources and spiritual connection;
17	SEC. 3. DEFINITIONS.
18	In this Act:
19	(1) Additionality.—The term "additionality"
20	means emissions reductions or other terrestrial eco-
21	system services in developing countries that would
22	not have occurred but for activities to reduce green-
23	house gas emissions in partner developing countries
24	funded and made possible by funding provided pur-
25	suant to section 5.

1	(2) APPROPRIATE LOCAL PARTNER.—The term
2	"appropriate local partner" means any relevant sub-
3	national government, local authority, indigenous
4	community, non-governmental entity, or private
5	landowner in a partner developing country com-
6	mitted to and capable of achieving the goals de-
7	scribed in section 4(b).
8	(3) Country of concern.—The term "coun-
9	try of concern" means the government or ruling
10	party of any of the following countries:
11	(A) The Russian Federation.
12	(B) The People's Republic of China.
13	(C) The Democratic People's Republic of
14	Korea.
15	(D) The Islamic Republic of Iran.
16	(E) The Bolivarian Republic of Venezuela.
17	(F) The Republic of Cuba.
18	(4) Deforestation.—The term "deforest-
19	ation" means a change in land use, including forest
20	fragmentation and forest degradation, from a forest
21	to any other land use.
22	(5) ELIGIBLE PROJECT.—The term "eligible
23	project" means a verifiable and measurable national
24	or subnational activity developed or executed by the
25	central government, subnational government, local

1	authority, indigenous community, non-governmental
2	entity, private landowner, or any group of such per-
3	sons in a partner developing country that supports
4	enhancing terrestrial ecosystem services.
5	(6) Emissions reductions.—The term "emis-
6	sions reductions" means greenhouse gas emissions
7	reductions and increased sequestration achieved
8	from—
9	(A) reduced, or avoided deforestation;
10	(B) reforestation;
11	(C) preservation of terrestrial ecosystems;
12	or
13	(D) enhancements to terrestrial ecosystems
14	that will result in the increased sequestration of
15	greenhouse gas emissions.
16	(7) Forest degradation.—The term "forest
17	degradation" means any reduction in forest stocks
18	due to the effects of human land-use activities, in-
19	cluding land-use changes driven by human activity.
20	(8) Nature-based solution.—The term "na-
21	ture-based solution" means an activity within a part-
22	ner developing country to conserve, restore, or better
23	manage forests and terrestrial ecosystems to improve
24	terrestrial ecosystem services.

1	(9) OUTCOME-ORIENTED ASSISTANCE.—The
2	term "outcome-oriented assistance" means a mecha-
3	nism for the provision of United States assistance in
4	which—
5	(A) a partner developing country, or ap-
6	propriate local partner in a developing country,
7	assumes responsibility and must demonstrate
8	the achievement of measurable results, or
9	progress towards the achievement of conserva-
10	tion goals, that improve terrestrial ecosystem
11	services associated with activities of an eligible
12	project;
13	(B) such measurable results are defined
14	and agreed upon in a multi-year agreement,
15	and described in section 4(d) of this Act, in ad-
16	vance of the provision of assistance by the
17	United States for the eligible project; and
18	(C) such assistance is expended to such de-
19	veloping country or appropriate local partner
20	only upon independent verification of such pre-
21	defined results.
22	(10) Partner Developing Country.—The
23	term "partner developing country" means—
24	(A) a country eligible to receive official de-
25	velopment assistance according to the income

1	guidelines of the Development Assistance Com-
2	mittee of the Organisation for Economic Co-op-
3	eration and Development; or
4	(B) any other country identified by the
5	Secretary with globally significant forests or
6	terrestrial ecosystems the loss of which is, or
7	has the potential to, significantly contribute to
8	the loss of terrestrial ecosystem services.
9	(11) Program.—The term "Program" means
10	the program established pursuant to section 4(a).
11	(12) Terrestrial ecosystems.—
12	(A) IN GENERAL.—The term "terrestrial
13	ecosystems" means naturally occurring grass-
14	lands, forests, tropical rainforests, mangroves,
15	peatlands, or wetlands comprised of native spe-
16	cies generated and maintained primarily
17	through natural ecological and evolutionary
18	processes.
19	(B) Exclusion.—The term "terrestrial
20	ecosystems" does not include tree plantations,
21	such as crops of trees planted by humans pri-
22	marily for the purposes of harvesting.
23	(13) Terrestrial ecosystems services.—
24	The term "terrestrial ecosystems services" means

1	the direct and indirect benefits that terrestrial eco-
2	systems provide to humans, including—
3	(A) material or energy outputs from an
4	ecosystem, including food, forage, fiber, fresh
5	water, and other resources;
6	(B) benefits obtained through moderation
7	or control of ecosystem processes, including reg-
8	ulation of local climate, air quality, water qual-
9	ity, soil quality, emission reductions, natural
10	carbon sequestration, flood control, erosion con-
11	trol, disease control, and pollination;
12	(C) maintenance of fundamental ecosystem
13	processes, such as habitat for plants and wild-
14	life, or the maintenance of genetic and biologi-
15	cal diversity; and
16	(D) non-material benefits provided to
17	human societies and culture, including opportu-
18	nities for recreation, tourism, aesthetic or artis-
19	tic appreciation, and spirituality.
20	(14) Secretary.—The term "Secretary"
21	means the Secretary of State.

1	SEC. 4. VERIFIED INTERNATIONAL FOREST ECOSYSTEM
2	SERVICES CONSERVATION PROGRAM.
3	(a) In General.—The Secretary shall establish a
4	program, to be known as the "Verified International For-
5	est Ecosystem Services Conservation Program".
6	(b) Purpose.—The purpose of the Program shall
7	be—
8	(1) to enhance efforts to halt terrestrial eco-
9	system degradation and loss, and increase terrestrial
10	restoration at scale;
11	(2) to provide contingent outcome-oriented as-
12	sistance for the achievement of eligible projects in
13	partner developing countries through incentives and
14	assistance to halt terrestrial ecosystem loss; and
15	(3) to enhance restoration of terrestrial eco-
16	systems.
17	(c) Implementation.—The Secretary shall develop
18	the criteria, guidelines, and processes necessary to imple-
19	ment the Program.
20	(d) Goals.—In carrying out the program established
21	pursuant to subsection (a), the Secretary shall work with
22	the governments of partner developing countries and ap-
23	propriate local partners to identify, develop, and imple-
24	ment eligible projects that will or have the potential—
25	(1) to help partner developing countries meet
26	their forest conservation and restoration goals, in-

1	cluding efforts to achieve emissions reductions and
2	enhance net natural sequestration capacity associ-
3	ated with deforestation;
4	(2) to enhance terrestrial ecosystem services;
5	(3) to improve natural habitat for species;
6	(4) to preserve culturally and ecologically
7	unique forested lands, including forests containing
8	rare, threatened, or endangered plant species;
9	(5) to contribute to cooperative efforts to con-
10	serve and restore natural forests and other terres-
11	trial ecosystems that provide local, regional, and
12	global environmental and health benefits;
13	(6) to provide a counterbalance to investments
14	from any country of concern in activities that utilize
15	destructive industrial practices that degrade or de-
16	stroy natural forests and other terrestrial ecosystems
17	in partner developing countries; and
18	(7) to reduce illegal deforestation.
19	(e) Outcome-oriented Assistance.—
20	(1) In general.—An eligible project shall
21	qualify for outcome-oriented assistance under the
22	Program if—
23	(A) in the determination of the Secretary,
24	the partner developing country or appropriate
25	local partner will be able to fulfill its obligations

1	under a multi-year agreement described in sub-
2	section (d) in support of an eligible project
3	through the Program, including (as applicable)
4	with respect to—
5	(i) standards of governance and re-
6	spect for rule of law in the partner devel-
7	oping country;
8	(ii) environmental and social safe-
9	guards; and
10	(iii) safeguarding against the potential
11	for corruption or misuse of assistance pro-
12	vided under this section;
13	(B) the eligible project is appropriately de-
14	signed to use outcome-oriented assistance;
15	(C) the partner developing country or ap-
16	propriate local partner, as applicable, agrees—
17	(i) to abide by transparency require-
18	ments with respect to the use of funds re-
19	ceived under the program established pur-
20	suant to subsection (a);
21	(ii) to fulfill measuring, reporting, and
22	verification requirements, including inde-
23	pendent third-party verification, necessary
24	to provide outcome-oriented assistance;

1	(iii) to report publicly any data with
2	respect to deforestation associated emis-
3	sions reductions achieved under such pro-
4	gram, in accordance with reporting re-
5	quirements of or commitments of a partner
6	developing country under relevant inter-
7	national agreements;
8	(iv) to ensure that women, indigenous
9	communities, and other local stakeholders
10	as applicable, are empowered and enabled
11	to meaningfully participate in the develop-
12	ment, implementation, and potential bene-
13	fits of the eligible project; and
14	(v) to disclose any debt the applicant
15	may owe to any entity known to be owned
16	or controlled by a country of concern, in-
17	cluding loan amounts, duration, rates, and
18	contractual provisions;
19	(D) the eligible project enhances terrestria
20	ecosystems in a manner that can be verified
21	and realizes outcomes that may contribute to
22	meeting the relevant international commitments
23	of the partner developing country; and
24	(E) with respect to subparagraph (C)(v)
25	the partner developing country or appropriate

1	local partner agrees that the assistance pro-
2	vided under this section may not be used to am-
3	ortize any loan principal owed to any entity
4	known to be owned or controlled by the country
5	of concern.
6	(2) Impact of indigenous communities.—
7	The presence of indigenous communities subsisting,
8	and engaging in sustainable economic activities, on
9	the lands of an eligible project shall not—
10	(A) be infringed by activities conducted in
11	association with an eligible project; or
12	(B) impact the qualification of an eligible
13	project.
14	(3) Additional economic activity.—Any ad-
15	ditional economic activity pursued on the lands of an
16	eligible project may be permissible if such activities
17	are carried out in accordance with the goals de-
18	scribed in subsection (d).
19	(4) Additional forms of qualification for
20	OUTCOME-ORIENTED ASSISTANCE.—Notwithstanding
21	paragraph (1), an eligible project may qualify for
22	outcome-oriented assistance under this subsection
23	if—
24	(A) the eligible project includes a combina-
25	tion or aggregation of existing activities that

1	align with the goals described in subsection (d
2	such that the total of such projects contributes
3	to the full national or, on an interim basis, sub
4	national territory in the partner developing
5	country; or
6	(B) the eligible project is nested into the
7	accounting and reporting of an existing nationa
8	or sub-national program or activity in the part
9	ner developing country, including with regard to
10	safeguard requirements and any transfer o
11	verifiable environmental credits that qualify for
12	use or transfer under internationally recognized
13	systems that may meet the international envi
14	ronmental commitments of the partner devel
15	oping country, without regard to whether the el
16	igible project is below the subnational level or
17	scale.
18	(5) Private or partner country contribu
19	TION SUPPORT REQUIREMENT.—
20	(A) In general.—Outcome-oriented as
21	sistance shall only be granted to eligible
22	projects that secure additional funding from
23	sources other than the United States Govern
24	ment in an amount that is not less than the 10
25	percent of the amount determined to be pro

1	vided out of the fund established under sub-
2	section (h) for the eligible project based on the
3	terms of the multi-year agreement of such eligi-
4	ble project
5	(B) PRIVATE PARTNERS.—The Secretary
6	is encouraged—
7	(i) to include private sector partners
8	as supporters of eligible projects; and
9	(ii) to facilitate the security of finan-
10	cial commitments from private contribu-
11	tions, which shall be counted toward the
12	requirement under subparagraph (A) for
13	an eligible project.
14	(6) Partnerships with multilateral pro-
15	GRAMS.—The Secretary may partner with multilat-
16	eral or multi-donor programs to jointly support an
17	eligible project under this subsection.
18	(7) Double counting of assistance.—The
19	Secretary shall take such steps as may be nec-
20	essary—
21	(A) to prevent the double counting of, or
22	double payment for, results from eligible
23	projects that also may receive funds from other
24	sources, including in accordance with relevant
25	international guidelines and rules; and

1	(B) to ensure that the assistance provided
2	under this section and eligible projects are
3	interoperable and do not supplant or compete
4	with the achievement of country-level commit-
5	ments under international agreements.
6	(f) Multi-year Agreements Governing the
7	PROVISION OF OUTCOME-ORIENTED ASSISTANCE.—
8	(1) In General.—Upon determining that an
9	eligible project qualifies for outcome-oriented assist-
10	ance, the Secretary is authorized to enter into a
11	multi-year agreement with a partner developing
12	country, or appropriate local partners in the partner
13	developing country, to determine the terms and con-
14	ditions for which the provision of outcome-oriented
15	assistance, in the form of grants from the fund es-
16	tablished in subsection (h), may be administered to
17	support an eligible project.
18	(2) Prioritization.—The Secretary is encour-
19	aged to prioritize consideration of entering multi-
20	year agreements for eligible projects that would di-
21	rectly or indirectly combat illegal deforestation or
22	counter malicious influence from a country of con-
23	cern in a partner developing country.
24	(3) Third-party leverage of funds.—The
25	Secretary is encouraged to prioritize entering multi-

1	year agreements for eligible projects that include
2	terms that leverage funding from non-profits, busi-
3	nesses, other developed countries, and multilateral
4	financing and development agencies.
5	(4) Additional economic activities within
6	AN ELIGIBLE PROJECT.—Multi-year agreements
7	shall—
8	(A) permit economic activities within the
9	area of an eligible project; and
10	(B) seek assurances that the conduct of
11	such economic activities does not degrade the
12	effectiveness of an eligible project in accordance
13	with the goals described in subsection (d).
14	(5) Terms.—In negotiating multi-year agree-
15	ments under this subsection, the Secretary shall do
16	the following:
17	(A) RECIPROCAL COMMITMENT.—The Sec-
18	retary shall take steps to ensure that the part-
19	ner developing country or appropriate local
20	partners in the partner developing country, as
21	applicable, reciprocate the commitments to
22	achieving the goals described in subsection (d).
23	(B) DURATION OF AGREEMENT.—The Sec-
24	retary—

1	(i) shall negotiate and reach a mutu-
2	ally agreed upon term-length for each
3	multi-year agreement;
4	(ii) may renegotiate and re-enter a
5	multi-year agreement prior to or after the
6	terms and dates of the multi-year agree-
7	ment expire; and
8	(iii) shall seek assurances that the
9	agreed upon goals and objectives for en-
10	hancing terrestrial ecosystem services
11	achieved through the relevant eligible
12	project will last in perpetuity.
13	(C) RIGHT TO TITLE.—The Secretary may
14	negotiate for the United States to own and con-
15	trol title to the greenhouse gas emission reduc-
16	tions associated with the activities of an eligible
17	project for the purposes of counting such reduc-
18	tions toward the international emission reduc-
19	tion commitments of the United States.
20	(6) Termination.—An agreement under this
21	subsection may be unilaterally terminated by the
22	Secretary if—
23	(A) the Secretary determines that the part-
24	ner developing country or a appropriate local
25	partner is failing or has failed to uphold the

1	terms and conditions established for the eligible
2	project; or
3	(B) the Secretary—
4	(i) determines that the eligible project
5	is not in the national interest of the United
6	States; and
7	(ii) submits to Congress a notification
8	of such determination.
9	(g) Reviews and Reports.—
10	(1) Periodic Reviews.—The Secretary shall
11	periodically review and evaluate the progress of eligi-
12	ble projects—
13	(A) to ensure that eligible projects are pro-
14	ceeding successfully and appropriately main-
15	tained;
16	(B) to account for and adapt to
17	externalities that could prevent an eligible
18	project from meeting its objectives; and
19	(C) to advise proponents of an eligible
20	projects in planning and executing the eligible
21	project in accordance with this Act.
22	(2) Transparency.—The Secretary shall—
23	(A) make publicly available a list of funds
24	made available under the Program; and

1	(B) update on an annual basis the
2	progress or any lack of progress in the imple
3	mentation of the eligible projects corresponding
4	to such funds and the achievement of the goals
5	described in subsection (d).
6	(3) Published Certification of Partner
7	SHIP.—The Secretary shall annually publish and
8	provide certificates of contribution to private donors
9	that contribute funds that support eligible projects
10	detailed in multi-year agreements that include—
11	(A) the amount of funds the private donor
12	contributed to the eligible project for each cal
13	endar year that funds were provided;
14	(B) the location of the eligible project in
15	cluding country and region;
16	(C) the partner developing country or ap
17	propriate local partner that is signatory to the
18	multi-year agreement for which the private
19	donor is contributing funds for work on an eli
20	gible project; and
21	(D) a summary of the environmental im
22	pact of the eligible project including—
23	(i) the size in acres of terrestrial eco
24	systems that are being protected or re
25	stored;

1	(ii) the significance of such protected
2	or restored terrestrial ecosystems; and
3	(iii) the verified amount of carbon se-
4	questered by the supported project.
5	(h) Duplication of Efforts.—In carrying out the
6	program under this section, the Secretary shall consult as
7	appropriate with the Administrator of the United States
8	Agency for International Development to avoid duplicative
9	foreign aid efforts, particularly for conservation funds.
10	(i) Trust Fund.—There is established in the Treas-
11	ury of the United States a fund to be known as the
12	"Verified International Terrestrial Ecosystem Services
13	Conservation Fund", which shall consist of—
14	(1) amounts appropriated pursuant to the au-
15	thorization in subsection (j)(1) to carry out this sec-
16	tion; and
17	(2) such gifts, bequests, or devises of property
18	for the benefit of, or in connection with carrying out
19	this section as the Secretary may accept in the form
20	of donations by individuals or entities, including pri-
21	vate entities, non-profit entities, other developed
22	countries, and multinational entities.
23	(j) Authorization of Appropriations.—
24	(1) Authorization.—There is authorized to
25	be appropriated to carry out this section—

1	(A) \$875,000,000 for fiscal year 2024;
2	(B) \$875,000,000 for fiscal year 2025;
3	(C) $\$875,000,000$ for fiscal year 2026; and
4	(D) \$875,000,000 for fiscal year 2027.
5	(2) AVAILABILITY.—Amounts appropriated to
6	carry out this section are authorized to remain avail-
7	able until expended and shall be used solely for the
8	purposes of this section.
9	(3) Salaries and expenses.—Of the amounts
10	made available for any fiscal year pursuant to the
11	authorization under paragraph (1), not more than
12	\$4,000,000 is authorized to be made available for
13	the salaries and expenses to carry out this section.
14	(k) Natural Forest Reference Baseline for
15	Eligible Projects.—
16	(1) Proposals for natural forest ref-
17	ERENCE BASELINE.—
18	(A) In general.—To receive outcome-ori-
19	ented assistance under this section for an eligi-
20	ble project qualified to receive outcome-oriented
21	assistance pursuant to subsection (e), a partner
22	developing country or appropriate local partner
23	shall submit to the Secretary a proposal for a
24	forest reference level baseline that is credible,
25	transparent, accurate, and conservatively evalu-

1	ates and establishes a forest reference level
2	baseline of an eligible project in accordance
3	with the criteria established by the Secretary
4	under paragraph (2).
5	(B) Determination by secretary.—
6	(i) In general.—After receipt of a
7	proposal under subparagraph (A), the Sec-
8	retary shall determine whether the forest
9	reference level baseline meets the criteria
10	under paragraph (2).
11	(ii) Provision of Outcome-ori-
12	ENTED ASSISTANCE APPROVED FOREST
13	REFERENCE LEVEL BASELINE.—If the
14	Secretary determines under clause (i) that
15	the proposed forest reference level baseline
16	meets the criteria under paragraph (2), the
17	Secretary may provide outcome-oriented
18	assistance for such eligible project to the
19	developing country or appropriate local
20	partner in accordance with this section.
21	(iii) Failure to meet criteria.—
22	(I) IN GENERAL.—If the Sec-
23	retary determines under clause (i)
24	that the proposed forest reference
25	level baseline does not meet the cri-

1	teria under paragraph (2), the Sec-
2	retary may negotiate with the partner
3	developing country or appropriate
4	local partner to reach an agreement
5	on a forest reference level baseline for
6	the eligible project in accordance with
7	paragraph (2).
8	(II) Provision of Outcome-
9	ORIENTED ASSISTANCE FOR AGREED
10	FOREST REFERENCE LEVEL BASE-
11	LINE.—Once an agreement has been
12	reached under subclause (I), the Sec-
13	retary may provide outcome-oriented
14	assistance for the eligible project to
15	the developing country or appropriate
16	local partner in accordance with this
17	section.
18	(2) Baseline Criteria.—The Secretary shall
19	establish criteria for each forest reference level base-
20	line proposed, which shall include requirements that
21	the forest reference level baseline—
22	(A) is used to account for the net size of
23	forested lands or significant naturally vegetated
24	lands achieved from the eligible project;

1	(B) is national, or subnational on an in-
2	terim basis, in scope;
3	(C) is consistent with the environmental
4	stewardship commitments, targets, or actions
5	that are appropriate for the partner developing
6	country with respect to combatting deforest-
7	ation or loss of terrestrial ecosystem services—
8	(i) taking into consideration the aver-
9	age annual historical emissions and remov-
10	als associated with the forests, and other
11	terrestrial ecosystems, as applicable, of the
12	partner developing country during a period
13	of at least 5 years; and
14	(ii) if appropriate, using the relevant
15	2006 IPCC Guidelines for National Green-
16	house Gas Inventories published by the
17	Intergovernmental Panel on Climate
18	Change to determine applicable drivers of
19	deforestation and land use conversion;
20	(D) establishes a trajectory that would re-
21	sult in zero net deforestation by not later than
22	10 years after the date on which the baseline is
23	established;

1	(E) is updated not less frequently than
2	once every 5 years to account for changing cir-
3	cumstances in the developing country;
4	(F) accounts for the size of forested areas
5	based on—
6	(i) remaining natural forest land;
7	(ii) conversions of other lands to or
8	from natural forest land; and
9	(iii) any other land-use category esti-
10	mated to contribute at least 10 percent of
11	agriculture, forestry, and other land use
12	emissions in the project area; and
13	(G) takes into consideration existing or
14	planned terrestrial ecosystem services or forest
15	conservation or restoration projects as described
16	in subsection (e) in a partner developing coun-
17	try and the effect those projects might have in
18	determining protection or restoration activities
19	with respect to terrestrial ecosystem services
20	and establishing a forest reference level baseline
21	for eligible projects funded under this Act.
22	SEC. 5. NATURE-BASED SOLUTIONS.
23	(a) In General.—The Administrator of the United
24	States Agency for International Development, in consulta-
25	tion with the Secretary, shall conduct a program to pro-

vide technical assistance to build the capacities of partner 2 developing countries and appropriate local partners to im-3 prove conservation, natural forest management, and res-4 toration of natural forests and other terrestrial ecosystems 5 for the purposes of— 6 (1) enhancing the terrestrial ecosystem services 7 and sustainable economic value of such natural re-8 sources; and 9 (2)facilitating the preparation of eligible 10 projects in accordance with section 4. 11 (b) ELIGIBLE ACTIVITIES.—In conducting the program described in subsection (a), the Administrator of the 12 13 United States Agency for International Development may provide technical support to partner developing countries 14 15 and appropriate local partners for the following activities: 16 (1) Reducing deforestation related emissions, 17 forest fragmentation, and forest degradation of sig-18 nificant forests within a partner developing country. 19 (2) Enhancing the natural carbon sequestration 20 ability of the natural forests and the terrestrial eco-21 system services of a potential eligible project within 22 a partner developing country, and building resilience. 23 (3) Monitoring, reporting, and verification of 24 the environmental, social, and financial quality and

1	integrity of the project as an important component
2	of the work.
3	(4) Assisting governments, willing, legitimate
4	landowners, or willing customary use rights holders
5	in developing projects to engage in conservation
6	credit markets through—
7	(A) the implementation of science-based
8	metrics for determining that conservation ac-
9	tivities have generated verifiable environmental
10	credits that may be sold to buyers on existing
11	conservation compliance markets; or
12	(B) projects providing outcome-oriented as-
13	sistance.
14	(5) Developing domestic infrastructure and ca-
15	pacity building for creating and tracking conserva-
16	tion credits, such as registries or projects eligible for
17	outcome-oriented assistance, and preparing countries
18	to implement nature-based solution initiatives.
19	(6) Ensuring that women, Indigenous Commu-
20	nities, and other local stakeholders are empowered
21	and enabled to meaningfully participate and share in
22	the potential benefits of activities funded under this
23	section.

(7) Ensuring the additionality of projects, programs, and other activities made possible by funding
provided pursuant to this section.
(c) Authorization.—There is authorized to be ap-

5 propriated \$10,000,000 to carry out this section.