		(Original Signature of Member)
117TH CONGRESS 1ST SESSION	H.R.	

To direct the Comptroller General of the United States to conduct a study to evaluate the activities of sister city partnerships operating within the United States, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr.	Roy introduced the	ne following bill	; which was	referred	to the	Committee
	on					

## A BILL

To direct the Comptroller General of the United States to conduct a study to evaluate the activities of sister city partnerships operating within the United States, 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 "Sister City Trans-
- 5 parency Act".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:

1	(1) Appropriate congressional commit-
2	TEES.—The term "appropriate congressional com-
3	mittees' means—
4	(A) the Committee on Foreign Relations of
5	the Senate;
6	(B) the Committee on Health, Education,
7	Labor, and Pensions of the Senate;
8	(C) the Committee on Armed Services of
9	the Senate;
10	(D) the Committee on Foreign Affairs of
11	the House of Representatives;
12	(E) the Committee on Education and
13	Labor of the House of Representatives; and
14	(F) the Committee on Armed Services of
15	the House of Representatives.
16	(2) Foreign community.—The term "foreign
17	community" means any subnational unit of govern-
18	ment outside of the United States.
19	(3) SISTER CITY PARTNERSHIP.—The term
20	"sister city partnership" means a formal agreement
21	between a United States community and a foreign
22	community that—
23	(A) is recognized by Sister Cities Inter-
24	national; and
25	(B) is operating within the United States.

1	(4) United States Community.—The term
2	"United States community" means a State, county,
3	city, or other unit of local government in the United
4	States.
5	SEC. 3. STUDY OF SISTER CITY PARTNERSHIPS OPERATING
6	WITHIN THE UNITED STATES INVOLVING
7	FOREIGN COMMUNITIES IN COUNTRIES WITH
8	SIGNIFICANT PUBLIC SECTOR CORRUPTION.
9	(a) IN GENERAL.—The Comptroller General of the
10	United States shall conduct a study of the activities of
11	sister city partnerships involving foreign communities in
12	countries receiving a score of 45 or less on Transparency
13	International's 2019 Corruption Perceptions Index.
14	(b) Elements of the Study.—The study con-
15	ducted under subsection (a) shall—
16	(1) identify—
17	(A) the criteria by which foreign commu-
18	nities identify United States communities as
19	candidates for sister city partnerships, including
20	themes with respect to the prominent economic
21	activities and demographics of such United
22	States communities;
23	(B) the activities conducted within sister
24	city partnerships;

1	(C) the economic and educational outcomes
2	of such activities;
3	(D) the types of information that sister
4	city partnerships make publicly available, in-
5	cluding information relating to contracts and
6	activities;
7	(E) the means by which United States
8	communities safeguard freedom of expression
9	within sister city partnerships; and
10	(F) the oversight practices that United
11	States communities implement to mitigate the
12	risks of foreign espionage and economic coer-
13	cion within sister city partnerships;
14	(2) assess—
15	(A) the extent to which United States com-
16	munities ensure transparency regarding sister
17	city partnership contracts and activities;
18	(B) the extent to which sister city partner-
19	ships involve economic arrangements that make
20	United States communities vulnerable to malign
21	market practices;
22	(C) the extent to which sister city partner-
23	ships involve educational arrangements that di-
24	minish the freedom of expression;

1	(D) the extent to which sister city partner-
2	ships allow foreign nationals to access local
3	commercial, educational, and political institu-
4	tions;
5	(E) the extent to which foreign commu-
6	nities could use sister city partnerships to real-
7	ize strategic objectives that do not conduce to
8	the economic and national security interests of
9	the United States;
10	(F) the extent to which sister city partner-
11	ships could enable or otherwise contribute to
12	foreign communities' malign activities globally,
13	including activities relating to human rights
14	abuses and academic and industrial espionage;
15	and
16	(G) the extent to which United States com-
17	munities seek to mitigate foreign nationals' po-
18	tentially inappropriate use of visa programs to
19	participate in activities relating to sister city
20	partnerships; and
21	(3) review—
22	(A) the range of activities conducted within
23	sister city partnerships, including activities re-
24	lating to cultural exchange and economic devel-
25	opment;

1	(B) how such activities differ between sis-
2	ter city partnerships; and
3	(C) best practices to ensure transparency
4	regarding sister city partnerships' agreements,
5	activities, and employees.
6	(c) Report.—
7	(1) IN GENERAL.—Not later than 6 months
8	after initiating the study required under subsection
9	(a), the Comptroller General shall submit a report to
10	the appropriate congressional committees that con-
11	tains the results of such study, including the find-
12	ings, conclusions, and recommendations (if any) of
13	the study.
14	(2) FORM.—The report required under para-
15	graph (1) may include a classified annex, if nec-
16	essary.