### 116TH CONGRESS 1ST SESSION H.R.3020

To establish a congressionally chartered seaway development corporation in the Arctic, consistent with customary international law, with the intention of uniting Arctic nations in a cooperative Arctic shipping union, where voluntary collective maritime shipping fees will help fund the infrastructural and environmental demands of safe and reliable shipping in the region.

#### IN THE HOUSE OF REPRESENTATIVES

May 23, 2019

Mr. YOUNG introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Foreign Affairs, 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 establish a congressionally chartered seaway development corporation in the Arctic, consistent with customary international law, with the intention of uniting Arctic nations in a cooperative Arctic shipping union, where voluntary collective maritime shipping fees will help fund the infrastructural and environmental demands of safe and reliable shipping in the region.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Shipping and Environ-3 mental Arctic Leadership Act" or the "SEAL Act".

#### 4 SEC. 2. DEFINITIONS.

5 In this Act:

6 (1) ARCTIC.—The term "Arctic" has the mean7 ing given the term in section 112 of the Arctic Re8 search and Policy Act of 1984 (15 U.S.C. 4111).

9 (2) ARCTIC SEA ROUTES.—The term "Arctic
10 Sea Routes" means the international Northern Sea
11 Route, the Transpolar Sea Route, and the North12 west Passage.

#### 13 SEC. 3. FINDINGS.

14 Congress finds the following:

(1) The Arctic seas have historically been considered impassable and impractical maritime routes,
but diminishing Arctic sea ice, better icebreaking
technology, and global demand for Arctic resources
has opened up opportunity for international trade
routes through Arctic Ocean waters.

(2) According to the National Oceanic and Atmospheric Administration, over the last 20 years atmospheric temperatures have increased at a rate at
least 3 times the global average, and as of 2011 sea
ice thickness was 42 percent below what it was in

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1979. If trends continue, summers may produce icefree waters in the Arctic Ocean by the late 2030s.

3 (3) The Bering Strait is experiencing signifi4 cant increases in international traffic from vessels
5 using the Arctic Sea Routes. Increases in inter6 national traffic are projected to continue.

7 (4) While the Arctic Council's agreements on 8 search and rescue, spill prevention and response, 9 and initiatives through the International Maritime 10 Organization to bring about a mandatory polar code 11 are significant, little or no cooperation yet exists in 12 the Arctic region to bring about needed maritime in-13 frastructure, nor do Arctic coastal states and user 14 states cooperate in establishing common seaway ad-15 ministration. International coordination and invest-16 ment in infrastructure for shipping routes, ice-17 breaker service and refuge, ports, spill prevention 18 and response, salvage, and LNG bunkering, would 19 be collectively beneficial for all associated states, the 20 environment, and global commerce.

(5) Trans-Arctic shipping brings substantial
commercial benefits. Shipping distance between Europe and Asia could be reduced by 4,500 nautical
miles, saving a week's time and 40 percent in freight
shipping distances compared to alternative routes.

Through a voluntary tariff model, user nations from
 the remainder of the world can be invited to share
 with Arctic nations the capital and operating costs
 necessary for safe and reliable infrastructure in the
 Arctic Ocean and its approaches.

6 (6) As this new frontier emerges, the United 7 States should assume leadership to ensure safe, se-8 cure, and reliable Arctic seaway development, and 9 further to ensure that the Arctic becomes a place of 10 international cooperation rather than competition or 11 conflict.

12 (7) Setting precedent for cooperative infrastruc-13 ture investment and greater reliability in domestic 14 and international shipping is the St. Lawrence Sea-15 way between the United States and Canada, which 16 links the Great Lakes to the Atlantic Ocean. The 17 Seaway operates in internal waters, rather than 18 international waters, but offers ship operators a co-19 ordinated suite of services, similar to what is needed 20 in the Arctic Ocean and its approaches.

(8) The St. Lawrence Seaway Development
Corporation, established in 1954, is a model for a
United States Government corporation that constructs, operates, and maintains sea passage infrastructure in water bodies shared with another na-

1	tion. It corresponds with its Canadian counterpart,
2	the St. Lawrence Seaway Management Corporation.
3	In 2010 the Great Lakes-Seaway system gen-
4	erated—
5	(A) 226,833 United States and Canadian
6	jobs;
7	(B) \$33,600,000,000 in business revenue
8	from maritime activity; and
9	(C) \$4,600,000,000 in Federal, State, pro-
10	vincial, and local tax revenue from maritime ac-
11	tivity.
12	(9) In 2012 the Russian Duma passed legisla-
13	tion to create a single management agency called the
14	Northern Sea Route Administration, to manage all
15	infrastructural and navigational services across what
16	Russia claims to be its Arctic territorial waters. This
17	is a claim the United States and many other nations
18	do not recognize. Russia is investing heavily into
19	Northern Sea Route infrastructure, anticipating an
20	increase in cargo transport from 1,800,000 tons in
21	2010 to $64,000,000$ tons by $2020$ . The Russian
22	Northern Sea Route Administration charges escort
23	fees for international cargo ships as high as
24	\$500,000, and aims to collect a share of revenues
25	that might otherwise be paid as tariffs on the Suez

Canal where collections totaled \$5,300,000,000 in
 2017.

3 (10) The Russian Federation has considered
4 legislation to require all energy traffic on the North5 ern Sea Route to be carried by Russian-flagged
6 ships.

7 (11) Rising transit in United States Arctic re-8 gion waters necessitates a management agency and 9 infrastructure investment in a transportation sys-10 tem. As identified in the Ten-Year Prioritization of 11 Infrastructure Needs in the United States Arctic 12 prepared by the United States Committee on the 13 Marine Transportation System Arctic Transpor-14 tation Integrated Action Team for the United States 15 Department of Transportation, there is a significant 16 infrastructure gap in the Arctic in the areas of—

17 (A) navigable waterways, such as waterway18 coordination with international stakeholders;

(B) physical infrastructure, such as infrastructure around Port Clarence and Port of
Nome in Alaska to support commercial activity;
(C) informational infrastructure, such as
up-to-date nautical charts and electronic aids to
navigation;

1	(D) MTS Response Services, such as emer-
2	gency response and rescue capabilities; and
3	(E) vessel operations, such as United
4	States icebreaking capabilities.
5	(12) The Arctic offers economic value to the
6	United States through commercial shipping and
7	international trade routes, energy, mining, commer-
8	cial fishing, tourism, and tug and barge operations.
9	The Arctic offers environmental and cultural value
10	through ecological significance, unique wildlife, in-
11	digenous peoples and Alaskan communities, and sci-
12	entific research. The Arctic offers security value to
13	the United States as a way to move United States
14	vessels and forces between the world's oceans, and
15	through other waters. While the United States does
16	not support mandatory tariffs in this region, it does
17	not currently have a way to collect voluntary tariffs
18	for providing assistance to vessels crossing through
19	the Bering Strait or the Arctic Ocean.
20	(13) Reinvesting into infrastructural and envi-
21	ronmental demands with funds collected from inter-

national shipping fees will be essential to the long-

term viability of the Arctic.

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(14) Environmental protection of the Arctic
 takes the form of pollution prevention, clean-up, and
 accident response.

4 (15) Arctic prevention and clean-up involves all
5 feasible efforts to remove or mitigate pollutants from
6 the environment. Arctic ecosystems are more suscep7 tible to biological damage from pollutants than more
8 temperate climates. Existing removable hazards,
9 such as dumped radioactive waste and other toxic
10 substances, must be handled.

(16) Arctic pollution prevention takes collective
adherence to regulations and best practices. United
States leadership on clean practices in the Arctic will
be essential in the ecosystem's sustainability. Provision of bunkering facilities to enable the use of clean
LNG fuels for ships will strengthen pollution prevention.

18 (17) Environmental response capabilities in the 19 Arctic are weak, sparse, and have only begun to be 20 internationally coordinated. Transportation of oil 21 and gas and maritime traffic is expected to increase significantly in the Arctic, which will increase the 22 23 risk of accidents. The Arctic region is particularly 24 vulnerable to pollution from oil and gas shipping. 25 Because oil spills in ice are considerably more com1 plicated to address than oil spills in open waters, ef-2 fects of oil spills could remain in the region for peri-3 ods of 50 years or more. In 2010 the International Maritime Organization passed Guidelines for Ships 4 Operating in Polar Waters, citing, "the need to en-5 6 sure that all ship systems both are capable of func-7 tioning effectively under anticipated operating condi-8 tions and provide adequate levels of safety in acci-9 dent and emergency situations".

10 (18) In June 2014, the Government Account-11 ability Office (GAO) reported that the Coast Guard 12 was experiencing a gap in its heavy icebreaking ca-13 pacity and was without a heavy icebreaker from 14 2010 to 2013. Tariffs collected through this system 15 can help United States public and private icebreaker 16 capacity grow, and induce additional private invest-17 ment in marine safety and services.

18 (19) During the most recent United States 19 Chairmanship of the Arctic Council, May 2017, the 20 Arctic Council's Protection of the Arctic Marine En-21 vironment Working Group established an Arctic 22 Shipping Best Practices Information Forum to help 23 serve as a resource hub of information, guidance, 24 and guidelines that aid decision-makers involved in 25 Arctic maritime navigation and those affected by maritime operations related to the Polar Code. In surers of Arctic shipping encouraged this Forum to
 help bring about safer and more reliable shipping in
 the Arctic region, and to reduce losses. This Act is
 in support of the same goals.

# 6 SEC. 4. CREATION OF THE ARCTIC SEAWAY DEVELOPMENT 7 CORPORATION.

8 There is hereby created, subject to the direction and 9 supervision of the Secretary of Transportation, in conjunc-10 tion with the Secretary of State, the Secretary of Defense operating through the Secretary of the Army, and the Sec-11 12 retary of the Department in which the Coast Guard is op-13 erating, a body corporate to be known as the Arctic Seaway Development Corporation (hereinafter referred to as 14 15 the "Corporation").

#### 16 SEC. 5. SERVICES.

(a) IN GENERAL.—The Secretary of Transportation,
in conjunction with the Secretary of the Department in
which the Coast Guard is operating, the Secretary of Defense acting through the Secretary of the Army, and the
Secretary of State, shall approve services for which the
Corporation established under section 4 may charge a toll
to vessels.

24 (b) MANAGEMENT.—

25 (1) BOARD OF DIRECTORS.—

1	(A) ESTABLISHMENT.—There is estab-
2	lished the Board of Directors of the Corpora-
3	tion (hereinafter referred to as the "Board of
4	Directors"), which shall be composed of 9 mem-
5	bers as described in subparagraph (B).
6	(B) Composition.—The Board of Direc-
7	tors shall consist of—
8	(i) the Chair of the Board of Direc-
9	tors to be appointed and designated by the
10	President of the United States;
11	(ii) the Administrator of the National
12	Oceanic and Atmospheric Administration;
13	(iii) the Secretary of State;
14	(iv) the Secretary of Transportation;
15	(v) the Secretary of the Department
16	in which the Coast Guard is operating; and
17	(vi) 4 senior representatives nomi-
18	nated by the Governor of Alaska and des-
19	ignated by the Secretary of Transpor-
20	tation, of whom—
21	(I) 1 shall represent the govern-
22	ment of the State of Alaska;
23	(II) 1 shall represent the Alaska
24	business community;

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(III) 1 shall represent the Alas-
kan coastal and subsistence commu-
nities affected by the Corporation; and
(IV) 1 shall represent Alaskan
maritime labor organizations.
(C) TERMS.—Each member of the Board
of Directors described in subparagraph (B)(vi)
shall serve for a 4-year term or until a new
member is designated.
(D) MEETINGS.—The Board of Directors
shall—
(i) meet at the call of the Chair, not
less often than once every 90 days; and
(ii) conduct an annual meeting of the
Corporation in the State of Alaska.
(E) FUNCTIONS.—The Board of Directors
shall develop a set of policy recommendations
regarding the facilities and infrastructure nec-
essary to provide services related to safety and
environmental protection and response for ves-
sels transiting the Arctic Sea Routes, includ-
ing—
(i) the establishment of rules of meas-
urement for vessels and cargo on which

1	notes of channes on talls for the corrigoe
1	rates of charges or tolls for the services
2	provided by the Corporation are based; and
3	(ii) all other matters which the Board
4	of Directors determines to be relevant.
5	(2) Administrator.—The management of the
6	Corporation shall be vested in an Administrator who
7	shall be appointed by the Board of Directors with
8	the approval of the Secretary of Transportation.
9	SEC. 6. FUNCTIONS OF THE ARCTIC SEAWAY DEVELOP-
10	MENT CORPORATION.
11	The functions of the Corporation are to provide serv-
12	ices related to safety and environmental protection and re-
13	sponse approved by the Secretary under section 5, includ-
14	ing—
15	(1) constructing deep water port facilities in the
16	Arctic to provide services necessary to manage and
17	facilitate increased marine traffic, including cargo,
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	tugs, commercial fuel bunkering, and icebreaker ves-
19	tugs, commercial fuel bunkering, and icebreaker ves- sels in the Arctic;
19 20	
	sels in the Arctic;
20	sels in the Arctic; (2) maintaining a relationship with east and
20 21	<ul><li>sels in the Arctic;</li><li>(2) maintaining a relationship with east and west coast ports serving Arctic trade;</li></ul>
20 21 22	<ul> <li>sels in the Arctic;</li> <li>(2) maintaining a relationship with east and west coast ports serving Arctic trade;</li> <li>(3) collaborating with the State of Alaska and</li> </ul>
<ul><li>20</li><li>21</li><li>22</li><li>23</li></ul>	<ul> <li>sels in the Arctic;</li> <li>(2) maintaining a relationship with east and west coast ports serving Arctic trade;</li> <li>(3) collaborating with the State of Alaska and the United States Coast Guard in the provision of</li> </ul>

1 (4) leasing private icebreakers and cooperating 2 in offering services with icebreakers of other nations; 3 (5) where necessary, constructing places of ref-4 uge and aids to navigation within the Arctic; 5 (6) making charts showing the locations of 6 places of refuge readily available to all vessels oper-7 ating in the Arctic; and 8 (7)establishing strong ties among United 9 States residents of the Arctic region, Arctic ship-10 pers, and the maritime insurance industry by cre-11 ating a system of maritime transportation in the 12 Arctic that prevents loss of life, vessels, and cargo, 13 and increases reliability of shipping in the Arctic. 14 SEC. 7. GENERAL POWERS OF THE CORPORATION. 15 For the purpose of carrying out its functions under this Act, the Corporation— 16 17 (1) shall have succession in its corporate name; 18 (2) may adopt and use a corporate seal, which 19 shall be judicially noticed; 20 (3) may sue and be sued in its corporate name; 21 (4) may adopt, amend, and repeal bylaws, rules, 22 and regulations governing the manner in which its 23 business may be conducted and the powers vested in 24 it may be exercised;

(5) may make and carry out contracts or agree ments as are necessary or advisable in the conduct
 of its business;

4 (6) shall be held to be an inhabitant and resi5 dent of the third judicial district of the State of
6 Alaska within the meaning on the laws of the United
7 States relating to the venue of civil suits;

8 (7) may appoint and fix compensation, in ac-9 cordance with the provisions of subpart D of part 10 III of title 5, United States Code, for such officers, 11 attorneys, and employees as may be necessary for 12 the conduct of its business, defining their authority 13 and duties, and delegating to them such powers vest-14 ed in the Corporation as the Administrator may de-15 termine;

16 (8) may acquire, by purchase, lease, property,
17 and any interest therein, and may sell, lease, or oth18 erwise dispose of such property, as the Adminis19 trator deems necessary for the conduct of its busi20 ness;

(9) shall determine the character and necessity
for its obligations and expenditures, and the manner
in which they shall be incurred, allowed, and paid,
subject to provisions of law specifically applicable to
government corporations;

1	(10) may impose, retain and expend a toll to
2	provide for safety and environmental protection and
3	response services provided by the Corporation and to
4	carry out services approved by the Secretary under
5	section 5;
6	(11) may provide services and facilities, at rea-
7	sonable prices, to vessels operating in the Arctic;
8	(12) if the United States portion of the revenue
9	from the tolls charged to the users of any services
10	provided under this section is applied solely towards
11	the safety and environmental protection and re-
12	sponse services to vessels operating on the Arctic
13	Sea Routes as specified in paragraph (11), may par-
14	ticipate with international entities in the ownership
15	and operation of a tolling company, and may lease
16	icebreakers, and enlist and return assets;
17	(13) shall be credited with amounts received
18	from any of the activities authorized under para-
19	graphs $(10)$ and $(11)$ ;
20	(14) shall publish charts of locations of places
21	of refuge to be made readily available to all vessels
22	voyaging north of the Bering Straight in the interest
23	of ensuring vessel safety; and
24	(15) shall carry out other functions considered
25	relevant by the Secretary of Transportation, in con-

junction with the Secretary of the Department in
 which the Coast Guard is operating, the Secretary of
 Defense acting through the Secretary of the Army,
 and the Secretary of State.

5 SEC. 8. BONDS; ISSUANCE; MATURITY; REDEMPTION; IN6 TEREST; PURCHASE OF OBLIGATIONS BY THE
7 SECRETARY OF THE TREASURY.

8 (a) IN GENERAL.—To finance its activities, the Cor9 poration may issue revenue bonds payable from corporate
10 revenue to the Secretary of the Treasury.

(b) TOTAL VALUE.—The total value of all bonds
issued as described in subsection (a) shall not exceed a
sum that shall be determined by the Secretary of Transportation in conjunction with the Secretary of the Treasury.

16 (c) MATURITY DATES.—Bonds issued as described in 17 subsection (a) shall have maturity dates agreed upon by the Corporation and the Secretary of the Treasury that 18 shall not be in excess of 50 years. The obligations on such 19 20 bonds may be redeemable at the option of the Corporation 21 before the maturity in such a manner as may be stipulated 22 in such obligations, but the obligations thus redeemed 23 shall not be refinanced by the Corporation.

24 (d) COORDINATION WITH TITLE 31.—

1 (1) AUTHORITY TO USE PROCEEDS FROM SALE 2 OF TREASURY SECURITIES.—For the purpose of pur-3 chasing obligations of the Corporation, the Secretary 4 of the Treasury may use as a public debt transaction 5 the proceeds from the sale by the Secretary of any 6 securities issued under chapter 31 of title 31, United 7 States Code, and the purposes for which securities 8 may be issued under such chapter are extended to 9 include such purchases. 10 (2) TREATMENT OF TRANSACTIONS.—All pur-11 chases and sales by the Secretary of the Treasury of 12 obligations issued by the Corporation under this sec-13 tion shall be treated as public debt transactions of

14 the United States.

#### 15 SEC. 9. REPORTS.

(a) IN GENERAL.—Not later than 1 year after the
outset of corporate activities of the Corporation, the Corporation shall submit a special report to Congress regarding its general operations.

20 (b) Additional Reports.—

(1) NEW PROPOSALS.—In addition to the report described in subsection (a), the Corporation
shall submit to Congress a special report whenever
there is proposed a new feature, facility, design, or
phase of the Corporation involving an estimated

value exceeding \$1,000,000, that shall include jus tification for the new feature, facility, design, or
 phase.

4 (2)PROGRESS REPORTS.—The Corporation 5 shall submit reports upon the request of the Board 6 of Directors, the President, or Congress regarding 7 progress of the Corporation, including financial re-8 ports regarding expenses or revenues, extreme 9 weather patterns in the Arctic region, or reports as 10 determined necessary by Congress. Such reports 11 shall be submitted not later than 180 days after the date of the initial request. 12

(3) ENVIRONMENTAL IMPACT REPORTS.—The
Board of Directors may direct the Corporation to
compile detailed reports regarding the environmental
impact of increased marine shipping within the Arctic region. Such reports shall be submitted not later
than 180 days after the date of the initial request
from the Board of Directors.

20 SEC. 10. THE ROLE OF THE DEPARTMENT OF STATE IN FA-

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#### CILITATING INTERNATIONAL ENGAGEMENT.

(a) PROMOTING INTERNATIONAL COOPERATION.—
The Secretary of State shall undertake a leadership role
in engaging in multilateral dialogues with member and observer nations of the Arctic Council with the intention of

encouraging cooperation in providing coordinated services
 for shipping in the Arctic Ocean and its approaches. The
 Corporation shall encourage cooperative and collaborative
 relationships with the member and observer nations of the
 Arctic Council in order to establish fair and reasonable
 tolls and, where applicable, joint facilities, as described in
 section 7.

8 (b) INTERNATIONAL FEES AND TOLLS.—The Cor9 poration is hereby authorized and instructed to waive fees
10 and tolls as necessary for international cooperation.

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