Illegal, unreported, and unregulated (IUU) fishing, a top threat to ocean ecosystems and global food security, is inextricably linked to human rights abuses at sea. Workers on fishing vessels around the world routinely deal with multiple abuses at sea—withholding of pay, debt bondage, beatings, excessive working hours, and much more. IUU fishing, human trafficking, and forced labor in the seafood industry are human rights and environmental crises that demand swift action.

Fishing operations that engage in human trafficking and forced labor are often the same ones that ignore fisheries management regulations and laws. Illegal fishing is not a small problem. Of the annual global seafood catch, an estimated one-third—as much as 56 billion pounds—is illegally fished.\(^1\) IUU fishing contributes greatly to overfishing, which has impacted fisheries around the world. Depletion of nearshore fisheries resources exacerbates human rights abuses, forcing vessels to travel farther and remain out at sea longer, raising costs, and increasing incentives to engage in illegal labor practices and abuses.

As it becomes harder to find laborers willing to voluntarily work in these conditions, more operators resort to human trafficking to assemble crews. Further, demand in the U.S. and elsewhere for cheap seafood contributes to low prices in some markets that do not reflect the true cost of production. The United States imports more seafood than any other single nation in the world and is thus in a unique position to deal with these intertwined crises. Lack of action means U.S. dollars are perpetuating these problems. With its strength of governance and ample resources, the United States should be able to reject illegally fished and unethically harvested seafood.
seafood from its commerce stream. Yet, according to a recent report by the U.S. International Trade Commission, the United States imported an estimated $2.4 billion worth of seafood derived from IUU fishing in 2019.²

This influx of IUU product undercuts U.S. fishermen who are playing by the rules. Policies to combat this global crisis are urgently needed to level the playing field.

By requiring information about the origins of seafood and its supply chains, tracking seafood from boat to plate, expanding transparency, and working with other countries to drive changes on the water, the United States could lead in the fight against IUU fishing, forced labor, and other human rights abuses. Congress and federal agencies have laid the groundwork with initiatives such as the Seafood Import Monitoring Program and capacity-building with other nations under international agreements. Much work remains to be done, however, to effectively deter IUU fishing, protect basic human rights in the seafood industry, and close our markets to illegally sourced products.

The Illegal Fishing and Forced Labor Prevention Act (H.R. 3075), introduced by Representatives Jared Huffman (D-CA) and Garret Graves (R-LA), represents a significant step forward in explicitly linking illegal fishing to forced labor in the seafood industry. This bill would enhance traceability and transparency in seafood supply chains, and strengthen enforcement against IUU fishing and associated labor abuses. In February 2022, the House of Representatives passed significant portions of this bill through the America Creating Opportunities for Manufacturing, Pre-Eminence in Technology, and Economic Strength (COMPETES) Act (H.R. 4521). As Congress advances an innovation package, it is critical that the following policies remain included:

**IMPROVING THE UNITED STATES’ TRACEABILITY SYSTEM FOR SEAFOOD IMPORTS**

The Illegal Fishing and Forced Labor Prevention Act fills key gaps in the Seafood Import Monitoring Program (SIMP), which currently requires importers of some seafood products to report certain supply chain data to verify legality. The bill takes a critical step in making seafood supply chains more traceable by expanding the SIMP to require reporting for imports of all species. The current program applies to only 40 percent of imported seafood, a glaring loophole that IUU fishing operations exploit by deliberately misreporting species to escape regulation.

Expanding the SIMP to all seafood would allow U.S. Customs and Border Protection (CBP) to use the Tariff Act, a law prohibiting imports produced by forced labor, to block or seize all seafood imports that may have been produced in this way. To enforce the Tariff Act, a product must be traceable from the point in the supply chain where the forced labor is occurring to the point of importation. Currently, some seafood known to be harvested by forced labor is not fully traceable to the vessels (the site of the forced labor), and CBP is therefore unable to determine if such tainted goods are entering the U.S. market. Since the SIMP requires traceability from the vessel to the point of entry into U.S. commerce, it is a necessary tool for CBP to exclude seafood that may have been produced by forced labor. Expanding the SIMP to all species would close the U.S. market for the remaining 60 percent of seafood that could be produced by forced labor.

The legislation requires a rulemaking process for the SIMP to mandate reporting of data relating to labor conditions in the seafood supply chain. It further requires importers to provide additional supply chain data at the time of entry—transshipment information (e.g., when seafood is moved from one vessel to another at sea), more granular information about the location of the harvest, and information about vessel ownership to make it easier to hold bad actors accountable.

The National Oceanic and Atmospheric Administration (NOAA) will be required to develop a comprehensive data audit procedure, prioritizing the audit of imports from countries identified by other agencies as having human trafficking, forced labor, or child labor in any part of their seafood supply chain. This will make the SIMP more effective and explicitly link IUU fishing to human rights abuses.

**MAKING THE SEAFOOD IMPORT SCREENING SYSTEM MORE EFFECTIVE**

In its current form, the United States’ seafood import control system does not effectively block IUU-fished or unethically harvested seafood imports. The bill directs CBP and NOAA to update the electronic import control system—the Automated Commercial Environment—to better verify the data received and to improve the quality of information collected to better detect illegal imports. By collecting more specific information, the United States will be able to more proactively identify seafood shipments at risk for IUU fishing and labor abuses.

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ILLUMINATING FISHING ACTIVITIES
The invisibility of fishing operations, including transshipment, is a key reason why IUU fishing and its associated human rights abuses abound. Illuminating supply chains from the point of harvest is essential to eradicating these problems. Under current federal law, nearly all information submitted by seafood importers to U.S. agencies that pertains to legality of harvest and seafood supply chain practices is kept highly confidential. The Illegal Fishing and Forced Labor Prevention Act increases transparency of the data that accompany seafood imports into the United States, including information on the legality of catch, and improves the ability of federal agencies to share information with each other to better enforce conservation and labor requirements.

It would also expand the use of automatic identification systems (AIS), important vessel tracking tools that can aid in monitoring transshipping events, identifying vessels at higher risk of labor abuses, and overall enforcement. Seafood importers will be required to provide the unique mobile maritime service identity associated with their AIS as a condition of seafood import.

INTERNATIONAL PRESSURE AND CAPACITY BUILDING TO DRIVE CHANGE BEYOND U.S. WATERS
The High Seas Driftnet Fishing Moratorium Protection Act (High Seas Driftnet Act) is one of the main tools the United States can use to put pressure on other nations to end IUU fishing. It requires NOAA to submit a regular report to Congress identifying nations engaged in IUU fishing and other harmful practices if NOAA has evidence of specific vessels engaged in IUU fishing. If listed nations do not address the issue, NOAA can issue a negative certification, which can have drastic consequences, including denial of access to U.S. ports and restrictions on seafood and other fish product imports. Yet NOAA has repeatedly failed to use this powerful law to accomplish what it was intended to do: leverage its resources and market power to protect fisheries and ecosystems.

The Illegal Fishing and Forced Labor Prevention Act allows the United States to identify nations for failing to address IUU fishing as a whole, rather than citing only specific IUU activity of specific vessels. The bill also allows NOAA to consider data from nongovernmental organizations, the public, and other stakeholders when making determinations about which nations should be listed. It also expands the identification criteria to include whether other federal agencies have found human trafficking, forced labor, or child labor in any part of a nation’s seafood supply chain and aligns the definition of IUU fishing with that used by the U.N. Food and Agriculture Organization.

REINTERPRETING IUU FISHING TO INCLUDE VIOLATIONS OF FUNDAMENTAL LABOR RIGHTS
The Illegal Fishing and Forced Labor Prevention Act recognizes that illegal fishing and labor rights abuse are interconnected and that compliance with international labor standards is critical to ending illegal fishing and overfishing. Restrictions on migrant workers’ ability to form or lead trade unions, systemic discrimination against migrant fishers in many distant-water fisheries, and rampant forced labor in many fisheries combine to significantly reduce the cost of labor and keep otherwise profitable fishing operations afloat. By expanding the authority of the United States government under the High Seas Driftnet Act and the Magnuson–Stevens Fishery Conservation and Management Act to penalize fishing nations for labor rights abuses and demand labor reforms in their fisheries, IUU fishing and overfishing will also be substantially curtailed.

CONCLUSION
IUU fishing is a scourge on its own, contributing to the loss of marine biodiversity and the depletion of the world’s fisheries. But it is also inexorably tied to forced labor, human trafficking, and human rights abuses of crew members around the globe. Because these problems are intertwined, the United States must tackle both together. Enacting these provisions to combat illegal fishing and forced labor through the final innovation and trade package would be a critical step for U.S. leadership in addressing IUU fishing and human rights abuses in the seafood sector. With this holistic framework, the United States will be poised to drive change for all communities dependent on the ocean.

ENDNOTES