110TH CONGRESS 2D SESSION

H. R. 7316

To restrict nuclear cooperation with the United Arab Emirates, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 9, 2008

Ms. Ros-Lehtinen (for herself, Mr. Burton of Indiana, Mr. Wilson of South Carolina, and Mr. Boozman) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committee on Rules, 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 restrict nuclear cooperation with the United Arab Emirates, 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 "Limitation on Nuclear
- 5 Cooperation with the United Arab Emirates Act of 2008".
- 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 Affairs of
5	the House of Representatives; and
6	(B) the Committee on Foreign Relations of
7	the Senate.
8	(2) Government of the united arab emir-
9	ATES.—
10	(A) In general.—The term "Government
11	of the United Arab Emirates" includes the gov-
12	ernment of any subdivision of the United Arab
13	Emirates, and any agency or instrumentality of
14	the Government of the United Arab Emirates.
15	(B) Agency or instrumentality.—For
16	purposes of subparagraph (A), the term "agen-
17	cy or instrumentality of the Government of the
18	United Arab Emirates" means an agency or in-
19	strumentality of a foreign state as defined in
20	section 1603(b) of title 28, United States Code
21	with each reference in such section to "a for-
22	eign state" deemed to be a reference to "the
23	United Arab Emirates".
24	(3) Government of Iran.—

1	(A) IN GENERAL.—The term "Government
2	of Iran" includes the government of any sub-
3	division of Iran, and any agency or instrumen-
4	tality of the Government of Iran.
5	(B) AGENCY OR INSTRUMENTALITY.—For
6	purposes of subparagraph (A), the term "agen-
7	cy or instrumentality of the Government of
8	Iran" means an agency or instrumentality of a
9	foreign state as defined in section 1603(b) of
10	title 28, United States Code, with each ref-
11	erence in such section to "a foreign state"
12	deemed to be a reference to "Iran".
13	(4) National of the united arab emir-
14	ATES.—The term "national of the United Arab
15	Emirates" means—
16	(A) any citizen of the United Arab Emir-
17	ates; or
18	(B) any other legal entity that is organized
19	under the laws of the United Arab Emirates.
20	(5) NATIONAL OF IRAN.—The term "national
21	of Iran" means—
22	(A) any citizen of Iran; or
23	(B) any other legal entity that is organized
24	under the laws of Iran.

1 SEC. 3. RESTRICTION ON NUCLEAR COOPERATION WITH

- 2 THE UNITED ARAB EMIRATES.
- 3 (a) Restriction on Nuclear Cooperation
- 4 AGREEMENT.—Notwithstanding any other provision of
- 5 law or any international agreement, no agreement for co-
- 6 operation between the United States of America and the
- 7 United Arab Emirates pursuant to section 123 of the
- 8 Atomic Energy Act of 1954 (42 U.S.C. 2153) may enter
- 9 into force on or after the date of the enactment of this
- 10 Act unless not less than 30 legislative days prior to such
- 11 entry into force the President certifies to the appropriate
- 12 congressional committees that the requirements of sub-
- 13 section (c) have been met.
- 14 (b) Restriction on Exports of Nuclear Mate-
- 15 RIAL, EQUIPMENT, OR TECHNOLOGY.—No license may be
- 16 issued for the export of nuclear material, equipment, or
- 17 technology to the United Arab Emirates pursuant to an
- 18 agreement for cooperation between the United States of
- 19 America and the United Arab Emirates pursuant to sec-
- 20 tion 123 of the Atomic Energy Act of 1954 (42 U.S.C.
- 21 2153) for any fiscal year beginning after the date of the
- 22 enactment of this Act unless not less than 30 legislative
- 23 days prior to the issuance of such license the President
- 24 certifies to the appropriate congressional committees for
- 25 such fiscal year that the requirements of subsection (c)
- 26 have been met.

- 1 (c) REQUIREMENTS.—The requirements referred to 2 in this subsection are the following:
- 1) The Government of the United Arab Emirates has taken, and is continuing to take, effective actions to prohibit, terminate, and prevent the transfer of goods, services, or technology to the Government of Iran, including fully implementing United Nations Security Council sanctions against Iran.

(2) For the preceding 12-month period—

- (A) there has been no cooperation with respect to any activity described in paragraph (1) between the Government of the United Arab Emirates and the Government of Iran, any national of Iran, or any Iranian-controlled entity based on all credible information available to the United States at the time of the certification;
- (B)(i) there has been no cooperation with respect to any activity described in paragraph (1) between any national of the United Arab Emirates and the Government of Iran, any national of Iran, or any Iranian-controlled entity based on all credible information available to the United States at the time of the certification; or

1	(ii) the Government of the United Arab
2	Emirates has—
3	(I) terminated all cooperation between
4	any such United Arab Emirates national
5	and the Government of Iran, any such Ira-
6	nian national, or any such Iranian-con-
7	trolled entity;
8	(II) instituted effective measures to
9	prevent a reoccurrence of any such co-
10	operation; and
11	(III) prosecuted any such United
12	Arab Emirates national; and
13	(C) the Government of the United Arab
14	Emirates has not engaged in or condoned ac-
15	tivities that violate—
16	(i) the Iran Sanctions Act of 1996, in-
17	cluding Executive Orders 12957, 12959,
18	13059 and other executive orders issued
19	pursuant to such Act;
20	(ii) the Iran, North Korea, and Syria
21	Nonproliferation Act; and
22	(iii) other provisions of applicable
23	United States law.
24	(3) The Government of the United Arab Emir-
25	ates—

1	(A) has developed and fully implemented
2	an export control regime in accordance with
3	international standards; and
4	(B) has developed and implemented the
5	appropriate or necessary legislative and func-
6	tional actions to target the logistical and finan-
7	cial networks that support terrorist organiza-
8	tions.
9	(d) Goods, Services, or Technology Defined.—
10	(1) In general.—Except as provided in para-
11	graph (2), in this section, the term "goods, services,
12	or technology" means—
13	(A) goods, services, or technology listed
14	on—
15	(i)(I) the Nuclear Suppliers Group
16	Guidelines for the Export of Nuclear Mate-
17	rial, Equipment and Technology (published
18	by the International Atomic Energy Agen-
19	cy as Information Circular INFCIRC/254/
20	Rev. 8/Part 1, and subsequent revisions)
21	and Guidelines for Transfers of Nuclear-
22	Related Dual-Use Equipment, Material,
23	and Related Technology (published by the
24	International Atomic Energy Agency as In-

1	formation Circular INFCIRC/254/Rev. 7/
2	Part 2, and subsequent revisions);
3	(II) the Missile Technology Control
4	Regime Equipment and Technology Annex
5	of June 11, 1996, and subsequent revi-
6	sions;
7	(III) the lists of items and substances
8	relating to biological and chemical weapons
9	the export of which is controlled by the
10	Australia Group;
11	(IV) the Schedule One or Schedule
12	Two list of toxic chemicals and precursors
13	the export of which is controlled pursuant
14	to the Convention on the Prohibition of the
15	Development, Production, Stockpiling and
16	Use of Chemical Weapons and on Their
17	Destruction;
18	(V) the Wassenaar Arrangement list
19	of Dual Use Goods and Technologies and
20	Munitions list of July 12, 1996, and subse-
21	quent revisions;
22	(VI) the United States Munitions List
23	under section 38 of the Arms Export Con-
24	trol Act (22 U.S.C. 2778) for which special

1	export controls are warranted under such
2	Act (22 U.S.C. 2751 3 et seq.); or
3	(VII) the Commerce Control List
4	maintained under part 774 of title 15,
5	Code of Federal Regulations; or
6	(B) goods, services, or technology not list-
7	ed on any list identified in subparagraph (A)
8	but which nevertheless would be, if they were
9	United States goods, services, or technology,
10	prohibited for export to Iran because of their
11	potential to make a material contribution to the
12	development of nuclear, biological, or chemical
13	weapons, or of ballistic or cruise missile sys-
14	tems.
15	(2) Exclusion.—The term "goods, services, or
16	technology" does not include goods, services, or tech-
17	nology that are directly related to the operation of
18	the Bushehr nuclear power reactor.
19	SEC. 4. REQUIREMENT FOR CONGRESSIONAL APPROVAL
20	OF AGREEMENTS FOR PEACEFUL NUCLEAR
21	COOPERATION.
22	(a) Cooperation With Other Nations.—Section
23	123 d. of the Atomic Energy Act of 1954 (42 U.S.C. 2153
24	d.) is amended in the first sentence—

1	(1) by striking "not" the first and second place
2	it appears;
3	(2) by inserting "only" after "effective"; and
4	(3) by striking "Provided further," and all that
5	follows through the period at the end.
6	(b) Subsequent Arrangements.—Section 131
7	a.(1) of such Act is amended—
8	(1) in the second sentence, by striking ", secu-
9	rity" and all that follows through the period at the
10	end; and
11	(2) by inserting after the second sentence the
12	following: "Such subsequent arrangement shall not
13	take effect unless the Congress enacts a joint resolu-
14	tion of approval, according to the procedures of sec-
15	tions 123 d. and 130 i. of this Act. Any such nuclear
16	proliferation assessment statement shall be sub-
17	mitted to the Committee on Foreign Affairs of the
18	House of Representatives and the Committee on
19	Foreign Relations of the Senate no later than the
20	31st day of continuous session after submission of
21	the subsequent arrangement.".

1	SEC. 5. INITIATIVES AND NEGOTIATIONS RELATING TO
2	AGREEMENTS FOR PEACEFUL NUCLEAR CO-
3	OPERATION.
4	Section 123 of the Atomic Energy Act of 1954 (42
5	U.S.C. 2153) is amended by adding at the end the fol-
6	lowing:
7	"e. The President shall keep the Committee on For-
8	eign Affairs of the House of Representatives and the Com-
9	mittee on Foreign Relations of the Senate fully and cur-
10	rently informed of any initiative or negotiations relating
11	to a new or amended agreement for peaceful nuclear co-
12	operation pursuant to this section prior to the President's
13	announcement of such initiative or negotiations. The
14	President shall consult with the appropriate congressional
15	committees concerning such initiative or negotiations be-
16	ginning not less than 15 calendar days after the initiation
17	of any such negotiations, or the receipt or transmission
18	of a draft agreement, whichever occurs first, and monthly
19	thereafter until such time as the negotiations are con-
20	cluded.".

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