# Calendar No. 215

111TH CONGRESS 1ST SESSION



[Report No. 111-99]

To expand the Iran Sanctions Act of 1996, to provide for the divestment of assets in Iran by State and local governments and other entities, to identify locations of concern with respect to transshipment, reexportation, or diversion of certain sensitive items to Iran, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

NOVEMBER 19, 2009

# A BILL

- To expand the Iran Sanctions Act of 1996, to provide for the divestment of assets in Iran by State and local governments and other entities, to identify locations of concern with respect to transshipment, reexportation, or diversion of certain sensitive items to Iran, 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,

Mr. DODD, from the Committee on Banking, Housing, and Urban Affairs, reported the following original bill; which was read twice and placed on the calendar

#### **1** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Comprehensive Iran Sanctions, Accountability, and Di-
- 4 vestment Act of 2009".
- 5 (b) TABLE OF CONTENTS.—The table of contents for

#### 6 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings.
- Sec. 3. Sense of Congress regarding illicit nuclear activities and violations of human rights in Iran.

#### TITLE I—SANCTIONS

- Sec. 101. Definitions.
- Sec. 102. Expansion of sanctions under the Iran Sanctions Act of 1996.
- Sec. 103. Economic sanctions relating to Iran.
- Sec. 104. Liability of parent companies for violations of sanctions by foreign subsidiaries.
- Sec. 105. Prohibition on procurement contracts with persons that export sensitive technology to Iran.
- Sec. 106. Increased capacity for efforts to combat unlawful or terrorist financing.
- Sec. 107. Reporting requirements.
- Sec. 108. Sense of Congress regarding the imposition of sanctions on the Central Bank of Iran.
- Sec. 109. Policy of the United States regarding Iran's Revolutionary Guard Corps and its affiliates.
- Sec. 110. Policy of the United States with respect to Iran and Hezbollah.
- Sec. 111. Sense of Congress regarding the imposition of multilateral sanctions with respect to Iran.

# TITLE II—DIVESTMENT FROM CERTAIN COMPANIES THAT INVEST IN IRAN

- Sec. 201. Definitions.
- Sec. 202. Authority of State and local governments to divest from certain companies that invest in Iran.
- Sec. 203. Safe harbor for changes of investment policies by asset managers.
- Sec. 204. Sense of Congress regarding certain ERISA plan investments.

#### TITLE III—PREVENTION OF TRANSSHIPMENT, REEXPORTATION, OR DIVERSION OF SENSITIVE ITEMS TO IRAN

- Sec. 301. Definitions.
- Sec. 302. Identification of locations of concern with respect to transshipment, reexportation, or diversion of certain items to Iran.
- Sec. 303. Destinations of Possible Diversion Concern and Destinations of Diversion Concern.
- Sec. 304. Report on expanding diversion concern system to countries other than Iran.

#### TITLE IV—EFFECTIVE DATE; SUNSET

Sec. 401. Effective date; sunset.

### 1 SEC. 2. FINDINGS.

2 Congress makes the following findings:

3 (1) The illicit nuclear activities of the Govern4 ment of Iran and its support for international ter5 rorism represent threats to the security of the
6 United States, its strong ally Israel, and other allies
7 of the United States around the world.

8 (2) The United States and other responsible 9 countries have a vital interest in working together to 10 prevent the Government of Iran from acquiring a 11 nuclear weapons capability.

12 (3) The International Atomic Energy Agency 13 has repeatedly called attention to Iran's illicit nu-14 clear activities and, as a result, the United Nations 15 Security Council has adopted a range of sanctions 16 designed to encourage the Government of Iran to 17 cease those activities and comply with its obligations 18 under the Treaty on Non-Proliferation of Nuclear 19 Weapons, done at Washington, London, and Moscow 20 July 1, 1968, and entered into force March 5, 1970 21 (commonly known as the "Nuclear Non-Proliferation 22 Treaty").

(4) The serious and urgent nature of the threatfrom Iran demands that the United States work to-

gether with its allies to prevent Iran from acquiring
 a nuclear weapons capability.

3 (5) The United States and its major European
4 allies, including the United Kingdom, France, and
5 Germany, have advocated that sanctions be strength6 ened should international diplomatic efforts fail to
7 achieve verifiable suspension of Iran's uranium en8 richment program and an end to its illicit nuclear
9 activities.

10 (6) There is an increasing interest by States, 11 local governments, educational institutions, and pri-12 vate institutions to seek to disassociate themselves 13 from companies that conduct business activities in 14 the energy sector of Iran, since such business activi-15 ties may directly or indirectly support the efforts of 16 the Government of Iran to achieve a nuclear weap-17 ons capability.

18 (7) Black market proliferation networks con19 tinue to flourish in the Middle East, allowing coun20 tries like Iran to gain access to sensitive dual-use
21 technologies.

(8) The Government of Iran continues to engage in serious, systematic, and ongoing violations of
human rights and religious freedom, including illegitimate prolonged detention, torture, and execu-

1	tions. Such violations have increased in the after-
2	math of the presidential election in Iran on June 12,
	2009.
3	
4	SEC. 3. SENSE OF CONGRESS REGARDING ILLICIT NU-
5	CLEAR ACTIVITIES AND VIOLATIONS OF
6	HUMAN RIGHTS IN IRAN.
7	It is the sense of Congress that—
8	(1) international diplomatic efforts to address
9	Iran's illicit nuclear efforts and support for inter-
10	national terrorism are more likely to be effective if
11	the President is empowered with the explicit author-
12	ity to impose additional sanctions on the Govern-
13	ment of Iran;
14	(2) additional measures should be adopted by
15	the United States to prevent the diversion and
16	transshipment of sensitive dual-use technologies to
17	Iran;
18	(3) the concerns of the United States regarding
19	Iran are strictly the result of the actions of the Gov-
20	ernment of Iran;
21	(4) the people of the United States—
22	(A) have a long history of friendship and
23	exchange with the people of Iran;

1	(B) regret that developments in recent dec-
2	ades have created impediments to that friend-
3	ship;
4	(C) hold the people of Iran, their culture,
5	and their ancient and rich history in the highest
6	esteem; and
7	(D) remain deeply concerned about con-
8	tinuing human rights abuses in Iran;
9	(5) the President should—
10	(A) continue to press the Government of
11	Iran to respect the internationally recognized
12	human rights and religious freedoms of its citi-
13	zens;
14	(B) identify the officials of the Government
15	of Iran that are responsible for continuing and
16	severe violations of human rights and religious
17	freedom in Iran; and
18	(C) take appropriate measures to respond
19	to such violations, including by—
20	(i) prohibiting officials the President
21	identifies as being responsible for such vio-
22	lations from entry into the United States;
23	and
24	(ii) freezing the assets of those offi-
25	cials; and

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(6) additional funding should be provided to the
 Secretary of State to document, collect, and dissemi nate information about human rights abuses in Iran,
 including serious abuses that have taken place since
 the presidential election in Iran conducted on June
 12, 2009.

# TITLE I—SANCTIONS

## 8 SEC. 101. DEFINITIONS.

9 In this title:

7

10 (1) AGRICULTURAL COMMODITY.—The term
11 "agricultural commodity" has the meaning given
12 that term in section 102 of the Agricultural Trade
13 Act of 1978 (7 U.S.C. 5602).

14 (2) APPROPRIATE CONGRESSIONAL COMMIT15 TEES.—The term "appropriate congressional com16 mittees" has the meaning given that term in section
17 14(2) of the Iran Sanctions Act of 1996 (Public
18 Law 104–172; 50 U.S.C. 1701 note).

19 (3) EXECUTIVE AGENCY.—The term "executive
20 agency" has the meaning given that term in section
21 4 of the Office of Federal Procurement Policy Act
22 (41 U.S.C. 403).

23 (4) FAMILY MEMBER.—The term "family mem24 ber" means, with respect to an individual, the

spouse, children, grandchildren, or parents of the in dividual.

3 (5) INFORMATION AND INFORMATIONAL MATE4 RIALS.—The term "information and informational
5 materials" includes publications, films, posters, pho6 nograph records, photographs, microfilms, micro7 fiche, tapes, compact disks, CD ROMs, artworks,
8 and news wire feeds.

9 (6) INVESTMENT.—The term "investment" has
10 the meaning given that term in section 14(9) of the
11 Iran Sanctions Act of 1996 (Public Law 104–172;
12 50 U.S.C. 1701 note).

13 (7) IRANIAN DIPLOMATS AND REPRESENTA-14 TIVES OF OTHER GOVERNMENT AND MILITARY OR 15 QUASI-GOVERNMENTAL INSTITUTIONS OF IRAN.-16 The term "Iranian diplomats and representatives of 17 other government and military or quasi-govern-18 mental institutions of Iran" has the meaning given 19 that term in section 14(11) of the Iran Sanctions 20 Act of 1996 (Public Law 104–172; 50 U.S.C. 1701 21 note).

(8) MEDICAL DEVICE.—The term "medical device" has the meaning given the term "device" in
section 201 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321).

(9) MEDICINE.—The term "medicine" has the
 meaning given the term "drug" in section 201 of the
 Federal Food, Drug, and Cosmetic Act (21 U.S.C.
 321).

# 5 SEC. 102. EXPANSION OF SANCTIONS UNDER THE IRAN 6 SANCTIONS ACT OF 1996.

7 (a) IN GENERAL.—Section 5 of the Iran Sanctions
8 Act of 1996 (Public Law 104–172; 50 U.S.C. 1701 note)
9 is amended by striking subsection (a) and inserting the
10 following:

11 "(a) SANCTIONS WITH RESPECT TO THE DEVELOP12 MENT OF PETROLEUM RESOURCES OF IRAN, PRODUC13 TION OF REFINED PETROLEUM PRODUCTS IN IRAN, AND
14 EXPORTATION OF REFINED PETROLEUM PRODUCTS TO
15 IRAN.—

16 "(1) DEVELOPMENT OF PETROLEUM RE17 SOURCES OF IRAN.—

"(A) IN GENERAL.—Except as provided in
subsection (f), the President shall impose 2 or
more of the sanctions described in paragraphs
(1) through (6) of section 6(a) with respect to
a person if the President determines that the
person, with actual knowledge, on or after the
effective date of the Comprehensive Iran Sanc-

1	tions, Accountability, and Divestment Act of
2	2009—
3	"(i) makes an investment described in
4	subparagraph (B) of \$20,000,000 or more;
5	or
6	"(ii) makes a combination of invest-
7	ments described in subparagraph (B) in a
8	12-month period if each such investment is
9	at least \$5,000,000 and such investments
10	equal or exceed \$20,000,000 in the aggre-
11	gate.
12	"(B) INVESTMENT DESCRIBED.—An in-
13	vestment described in this subparagraph is an
14	investment that directly and significantly con-
15	tributes to the enhancement of Iran's ability to
16	develop petroleum resources.
17	"(2) Production of refined petroleum
18	PRODUCTS.—
19	"(A) IN GENERAL.—Except as provided in
20	subsection (f), the President shall impose the
21	sanctions described in section 6(b) (in addition
22	to any other sanctions imposed under this sub-
23	section) with respect to a person if the Presi-
24	dent determines that the person, with actual
25	knowledge, on or after the effective date of the

1	Comprehensive Iran Sanctions, Accountability,
2	and Divestment Act of 2009, sells, leases, or
3	provides to Iran any goods, services, technology,
4	information, or support described in subpara-
5	graph (B)—
6	"(i) any of which has a fair market
7	value of \$200,000 or more; or
8	"(ii) that, during a 12-month period,
9	have an aggregate fair market value of
10	\$1,000,000 or more.
11	"(B) GOODS, SERVICES, TECHNOLOGY, IN-
12	FORMATION, OR SUPPORT DESCRIBED.—Goods,
13	services, technology, information, or support de-
14	scribed in this subparagraph are goods, serv-
15	ices, technology, information, or support that
16	could directly and significantly facilitate the
17	maintenance or expansion of Iran's domestic
18	production of refined petroleum products, in-
19	cluding any assistance with respect to construc-
20	tion, modernization, or repair of petroleum re-
21	fineries.
22	"(3) EXPORTATION OF REFINED PETROLEUM
23	PRODUCTS TO IRAN.—
24	"(A) IN GENERAL.—Except as provided in
25	subsection (f), the President shall impose the

1	sanctions described in section $6(b)$ (in addition
2	to any other sanctions imposed under this sub-
3	section) with respect to a person if the Presi-
4	dent determines that the person, with actual
5	knowledge, on or after the effective date of the
6	Comprehensive Iran Sanctions, Accountability,
7	and Divestment Act of 2009—
8	"(i) provides Iran with refined petro-
9	leum products—
10	"(I) that have a fair market
11	value of \$200,000 or more; or
12	"(II) that, during a 12-month pe-
13	riod, have an aggregate fair market
14	value of \$1,000,000 or more; or
15	"(ii) sells, leases, or provides to Iran
16	any goods, services, technology, informa-
17	tion, or support described in subparagraph
18	(B)—
19	"(I) any of which has a fair mar-
20	ket value of \$200,000 or more; or
21	"(II) that, during a 12-month pe-
22	riod, have an aggregate fair market
23	value of \$1,000,000 or more.
24	"(B) Goods, services, technology, in-
25	FORMATION, OR SUPPORT DESCRIBED.—Goods,

1	services, technology, information, or support de-
2	scribed in this subparagraph are goods, serv-
3	ices, technology, or support that could directly
4	and significantly contribute to the enhancement
5	of Iran's ability to import refined petroleum
6	products, including—
7	"(i) underwriting or otherwise pro-
8	viding insurance or reinsurance for the
9	sale, lease, or provision of such goods,
10	services, technology, information, or sup-
11	port;
12	"(ii) financing or brokering such sale,
13	lease, or provision; or
14	"(iii) providing ships or shipping serv-
15	ices to deliver refined petroleum products
16	to Iran.".
17	(b) Description of Sanctions.—Section 6 of such
18	Act is amended—
19	(1) by striking "The sanctions to be imposed on
20	a sanctioned person under section 5 are as follows:"
21	and inserting the following:
22	"(a) IN GENERAL.—The sanctions to be imposed on
23	a sanctioned person under subsections $(a)(1)$ and $(b)$ of
24	section 5 are as follows:"; and
25	(2) by adding at the end the following:

"(b) ADDITIONAL SANCTIONS.—The sanctions to be
 imposed on a sanctioned person under paragraphs (2) and
 (3) of section 5(a) are as follows:

4 "(1) FOREIGN EXCHANGE.—The President
5 shall, pursuant to such regulations as the President
6 may prescribe, prohibit any transactions in foreign
7 exchange by the sanctioned person.

"(2) BANKING TRANSACTIONS.—The President 8 9 shall, pursuant to such regulations as the President 10 may prescribe, prohibit any transfers of credit or 11 payments between, by, through, or to any financial 12 institution, to the extent that such transfers or pay-13 ments involve any interest of the sanctioned person. 14 "(3) PROPERTY TRANSACTIONS.—The Presi-15 dent shall, pursuant to such regulations as the 16 President may prescribe and subject to the jurisdic-17 tion of the United States, prohibit any person 18 from-

"(A) acquiring, holding, withholding,
using, transferring, withdrawing, transporting,
importing, or exporting any property with respect to which the sanctioned person has any
interest;

1	"(B) dealing in or exercising any right,
2	power, or privilege with respect to such prop-
3	erty; or
4	"(C) conducting any transactions involving
5	such property.".
6	(c) Report Relating to Presidential Waiv-
7	ER.—Section $9(c)(2)$ of such Act is amended by striking
8	subparagraph (C) and inserting the following:
9	"(C) an estimate of the significance of the
10	conduct of the person in contributing to the
11	ability of Iran to, as the case may be—
12	"(i) develop petroleum resources,
13	produce refined petroleum products, or im-
14	port refined petroleum products; or
15	"(ii) acquire or develop—
16	"(I) chemical, biological, or nu-
17	clear weapons or related technologies;
18	or
19	"(II) destabilizing numbers and
20	types of advanced conventional weap-
21	ons; and".
22	(d) Clarification and Expansion of Defini-
23	TIONS.—Section 14 of such Act is amended—
24	(1) in paragraph $(13)(B)$ —

1	(A) by inserting "financial institution, in-
2	surer, underwriter, guarantor, and any other
3	business organization, including any foreign
4	subsidiary, parent, or affiliate thereof," after
5	"trust,"; and
6	(B) by inserting ", such as an export cred-
7	it agency' before the semicolon at the end;
8	(2) in paragraph (14), by striking "petroleum
9	and natural gas resources" and inserting "petro-
10	leum, refined petroleum products, oil or liquefied
11	natural gas, natural gas resources, oil or liquefied
12	natural gas tankers, and products used to construct
13	or maintain pipelines used to transport oil or lique-
14	fied natural gas'';
15	(3) by redesignating paragraphs $(15)$ and $(16)$
16	as paragraphs (16) and (17), respectively; and
17	(4) by inserting after paragraph $(14)$ the fol-
18	lowing:
19	"(15) Refined petroleum products.—The
20	term 'refined petroleum products' means diesel, gas-
21	oline, jet fuel (including naphtha-type and kerosene-
22	type jet fuel), and aviation gasoline.".
23	(e) Conforming Amendment.—Section 4 of such
24	Act is amended—

(1) in subsection (b)(2), by striking "(in addi-1 2 tion to that provided in subsection (d))"; 3 (2) by striking subsection (d); and 4 (3) by redesignating subsections (e) and (f) as 5 subsections (d) and (e), respectively. 6 SEC. 103. ECONOMIC SANCTIONS RELATING TO IRAN. 7 (a) IN GENERAL.—Notwithstanding any other provi-8 sion of law, and in addition to any other sanction in effect, 9 beginning on the date that is 15 days after the effective 10 date of this Act, the economic sanctions described in subsection (b) shall apply with respect to Iran. 11 12 (b) SANCTIONS.—The sanctions described in this subsection are the following: 13 14 (1) PROHIBITION ON IMPORTS.— 15 (A) IN GENERAL.—Except as provided in 16 subparagraph (B), no article of Iranian origin 17 may be imported directly or indirectly into the 18 United States. 19 (B) EXCEPTION.—The prohibition in sub-20 paragraph (A) does not apply to imports from 21 Iran of information and informational mate-22 rials. 23 (2) PROHIBITION ON EXPORTS.— 24 (A) IN GENERAL.—Except as provided in 25 subparagraph (B), no article of United States

1	origin may be exported directly or indirectly to
2	Iran.
3	(B) EXCEPTIONS.—The prohibition in sub-
4	paragraph (A) does not apply to exports to Iran
5	of—
6	(i) agricultural commodities, food,
7	medicine, or medical devices;
8	(ii) articles exported to Iran to pro-
9	vide humanitarian assistance to the people
10	of Iran;
11	(iii) except as provided in subpara-
12	graph (C), information or informational
13	materials;
14	(iv) goods, services, or technologies
15	necessary to ensure the safe operation of
16	commercial passenger aircraft produced in
17	the United States if the exportation of
18	such goods, services, or technologies is ap-
19	proved by the Secretary of the Treasury, in
20	consultation with the Secretary of Com-
21	merce, pursuant to regulations promul-
22	gated by the Secretary of the Treasury re-
23	garding the exportation of such goods,
24	services, or technologies, if appropriate; or

- (v) goods, services, or technologies that— (I) are provided to the International Atomic Energy Agency and
- 6 that Agency in Iran;
  7 (II) are necessary to support ac8 tivities, including the activities of non9 governmental organizations, relating

are necessary to support activities of

- 10 to promoting democracy in Iran; or
- (III) the President determines to
  be necessary to the national interest
  of the United States.
- 14 (C) SPECIAL RULE WITH RESPECT TO IN15 FORMATION AND INFORMATIONAL MATE16 RIALS.—Notwithstanding subparagraph (B)(iii),
  17 information and informational materials of
  18 United States origin may not be exported di19 rectly or indirectly to Iran—

20 (i) if the exportation of such informa21 tion or informational materials is otherwise
22 controlled—

23 (I) under section 5 of the Export
24 Administration Act of 1979 (50
25 U.S.C. App. 2404) (as in effect pur-

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1	suant to the International Emergency
2	Economic Powers Act (50 U.S.C.
3	1701 et seq.)); or
4	(II) under section 6 of that Act
5	(50  U.S.C. App.  2405), to the extent
6	that such controls promote the non-
7	proliferation or antiterrorism policies
8	of the United States; or
9	(ii) if such information or informa-
10	tional materials are information or infor-
11	mational materials with respect to which
12	acts are prohibited by chapter 37 of title
13	18, United States Code.
14	(3) Freezing Assets.—
15	(A) IN GENERAL.—At such time as the
16	United States has access to the names of per-
17	sons in Iran, including Iranian diplomats and
18	representatives of other government and mili-
19	tary or quasi-governmental institutions of Iran
20	(including Iran's Revolutionary Guard Corps
21	and its affiliates), that satisfy the criteria for
22	designation with respect to the imposition of
23	sanctions under the authority of the Inter-
24	national Emergency Economic Powers Act (50
25	U.S.C. 1701 et seq.) or are otherwise subject to

1 sanctions under any other provision of law, the 2 President shall take such action as may be nec-3 essary to freeze, as soon as possible, the funds 4 and other assets belonging to anyone so named 5 and any family members or associates of those 6 so named to whom assets or property of those so named were transferred on or after January 7 8 1, 2009. The action described in the preceding 9 sentence includes requiring any United States 10 financial institution that holds funds and assets 11 of a person so named to report promptly to the 12 Office of Foreign Assets Control information 13 regarding such funds and assets.

14 (B) ASSET REPORTING REQUIREMENT.—
15 Not later than 14 days after a decision is made
16 to freeze the property or assets of any person
17 under this paragraph, the President shall report
18 the name of such person to the appropriate con19 gressional committees. Such a report may con20 tain a classified annex.

(4) UNITED STATES GOVERNMENT CONTRACTS.—The head of an executive agency may not
procure, or enter into a contract for the procurement
of, any goods or services from a person that meets
the criteria for the imposition of sanctions under

1	section 5 of the Iran Sanctions Act of 1996 (Public
2	Law 104–172; 50 U.S.C. 1701 note).
3	(c) WAIVER.—The President may waive the applica-
4	tion of the sanctions described in subsection (b) if the
5	President—
6	(1) determines that such a waiver is in the na-
7	tional interest of the United States; and
8	(2) submits to the appropriate congressional
9	committees a report describing the reasons for the
10	determination.
11	SEC. 104. LIABILITY OF PARENT COMPANIES FOR VIOLA-
12	TIONS OF SANCTIONS BY FOREIGN SUBSIDI-
13	ARIES.
14	(a) DEFINITIONS.—In this section:
15	(1) ENTITY.—The term "entity" means a part-
16	nership, association, trust, joint venture, corpora-
17	tion, or other organization.
18	(2) Own or control.—The term "own or con-
19	trol" means, with respect to an entity—
20	(A) to hold more than 50 percent of the
21	equity interest by vote or value in the entity;
22	(B) to hold a majority of seats on the
23	board of directors of the entity; or
24	(C) to otherwise control the actions, poli-
25	cies, or personnel decisions of the entity.

1	(3) SUBSIDIARY.—The term "subsidiary"
2	means an entity that is owned or controlled, directly
3	or indirectly, by a United States person.
4	(4) UNITED STATES PERSON.—The term
5	"United States person" means—
6	(A) a natural person who is a citizen, resi-
7	dent, or national of the United States; and
8	(B) an entity that is organized under the
9	laws of the United States, any State or terri-
10	tory thereof, or the District of Columbia, if nat-
11	ural persons described in subparagraph (A) own
12	or control the entity.
13	(b) IN GENERAL.—A United States person shall be
14	subject to a penalty for a violation of the provisions of
15	Executive Order 12959 (50 U.S.C. 1701 note) or Execu-
16	tive Order 13059 (50 U.S.C. 1701 note), or any other pro-
17	hibition on transactions with respect to Iran imposed
18	under the authority of the International Emergency Eco-
19	nomic Powers Act (50 U.S.C. 1701 et seq.), if—
20	(1) the President determines, pursuant to such
21	regulations as the President may prescribe, that the
22	
	United States person establishes or maintains a sub-
23	United States person establishes or maintains a sub- sidiary outside of the United States for the purpose

1	(2) that subsidiary engages in an act that, if
2	committed in the United States or by a United
3	States person, would violate such provisions.
4	(c) WAIVER.—The President may waive the applica-
5	tion of subsection (b) if the President—
6	(1) determines that such a waiver is in the na-
7	tional interest of the United States; and
8	(2) submits to the appropriate congressional
9	committees a report describing the reasons for the
10	determination.
11	(d) Effective Date.—
12	(1) IN GENERAL.—Subsection (b) shall take ef-
13	fect on the date of the enactment of this Act and
14	apply with respect to acts described in subsection
15	(b)(2) that are—
16	(A) commenced on or after the date of the
17	enactment of this Act; or
18	(B) except as provided in paragraph (2),
19	commenced before such date of enactment, if
20	such acts continue on or after such date of en-
21	actment.
22	(2) EXCEPTION.—Subsection (b) shall not
23	apply with respect to an act described in paragraph
24	(1)(B) by a subsidiary owned or controlled by a
25	United States person if the United States person di-

vests or terminates its business with the subsidiary
 not later than 90 days after the date of the enact ment of this Act.

4 SEC. 105. PROHIBITION ON PROCUREMENT CONTRACTS
5 WITH PERSONS THAT EXPORT SENSITIVE
6 TECHNOLOGY TO IRAN.

7 (a) IN GENERAL.—Notwithstanding any other provi-8 sion of law, and pursuant to such regulations as the Presi-9 dent may prescribe, the head of an executive agency may 10 not enter into or renew a contract for the procurement 11 of goods or services with a person that exports sensitive 12 technology to Iran.

(b) WAIVER.—The President may waive the application of the prohibition under subsection (a) if the President—

16 (1) determines that such a waiver is in the na-17 tional interest of the United States; and

18 (2) submits to Congress a report describing the19 reasons for the determination.

(c) SENSITIVE TECHNOLOGY DEFINED.—The term
21 "sensitive technology" means hardware, software, tele22 communications equipment, or any other technology that
23 the President determines is to be used specifically—

24 (1) to restrict the free flow of unbiased infor-25 mation in Iran; or

(2) to disrupt, monitor, or otherwise restrict
 speech of the people of Iran.

# 3 SEC. 106. INCREASED CAPACITY FOR EFFORTS TO COMBAT 4 UNLAWFUL OR TERRORIST FINANCING.

5 (a) FINDING.—Congress finds that the work of the 6 Office of Terrorism and Financial Intelligence of the De-7 partment of the Treasury, which includes the Office of 8 Foreign Assets Control and the Financial Crimes Enforce-9 ment Network, is critical to ensuring that the inter-10 national financial system is not used for purposes of supporting terrorism and developing weapons of mass de-11 struction. 12

(b) AUTHORIZATION OF APPROPRIATIONS FOR OF14 FICE OF TERRORISM AND FINANCIAL INTELLIGENCE.—
15 There are authorized to be appropriated to the Secretary
16 of the Treasury for the Office of Terrorism and Financial
17 Intelligence—

18 (1) \$64,611,000 for fiscal year 2010; and

19 (2) such sums as may be necessary for each of20 the fiscal years 2011 and 2012.

(c) AUTHORIZATION OF APPROPRIATIONS FOR THE 21 22 FINANCIAL CRIMES ENFORCEMENT NETWORK.—Section 23 310(d)(1) of title 31, United States Code, is amended by 24 striking "such sums as may be necessary for fiscal years 2002. 2005" 25 2003,2004, and and inserting

1	"\$104,260,000 for fiscal year 2010 and such sums as may
2	be necessary for each of the fiscal years 2011 and 2012".
3	SEC. 107. REPORTING REQUIREMENTS.
4	(a) Report on Investment and Activities That
5	MAY BE SANCTIONABLE UNDER IRAN SANCTIONS ACT
6	OF 1996.—
7	(1) IN GENERAL.—Not later than 180 days
8	after the date of the enactment of this Act, the
9	President shall submit to the appropriate congres-
10	sional committees a report containing—
11	(A) a description of—
12	(i) any foreign investments of
13	\$20,000,000 or more that contribute di-
14	rectly and significantly to the enhancement
15	of Iran's ability to develop petroleum re-
16	sources made during the period described
17	in paragraph (2);
18	(ii) any sale, lease, or provision to
19	Iran during the period described in para-
20	graph (2) of any goods, services, tech-
21	nology, information, or support that would
22	facilitate the maintenance or expansion of
23	Iran's domestic production of refined pe-
24	troleum products; and

1	(iii) any refined petroleum products
2	provided to Iran during the period de-
3	scribed in paragraph (2) and any other ac-
4	tivity that could contribute directly and
5	significantly to the enhancement of Iran's
6	ability to import refined petroleum prod-
7	ucts during that period;
8	(B) with respect to each investment or
9	other activity described in subparagraph (A), an
10	identification of—
11	(i) the date or dates of the investment
12	or activity;
13	(ii) the steps taken by the United
14	States to respond to the investment or ac-
15	tivity;
16	(iii) the name and United States
17	domiciliary of any person that participated
18	or invested in or facilitated the investment
19	or activity; and
20	(iv) any Federal Government con-
21	tracts to which any person referred to in
22	clause (iii) are parties; and
23	(C) the determination of the President
24	with respect to whether each such investment or
25	activity qualifies as a sanctionable offense

under section 5(a) of the Iran Sanctions Act of
 1996 (Public Law 104–172; 50 U.S.C. 1701
 note).

4 (2) PERIOD DESCRIBED.—The period described
5 in this paragraph is the period beginning on Janu6 ary 1, 2009, and ending on the date on which the
7 President submits the report under paragraph (1).

8 (b) SUBSEQUENT REPORTS.—Not later than 1 year 9 after the date of the enactment of this Act, and every 180 10 days thereafter, the President shall submit to the appro-11 priate congressional committees an updated version of the 12 report required under subsection (a) that contains the in-13 formation required under that subsection for the 180-day 14 period preceding the submission of the updated report.

(c) FORM OF REPORTS; PUBLICATION.—A report
submitted under subsection (a) or (b) shall be submitted
in unclassified form, but may contain a classified annex.
The unclassified portion of the report shall be published
in the Federal Register.

20 SEC. 108. SENSE OF CONGRESS REGARDING THE IMPOSI-

21

# TION OF SANCTIONS ON THE CENTRAL BANK

22 OF IRAN.

Congress urges the President, in the strongest terms,
to consider immediately using the authority of the President to impose sanctions on the Central Bank of Iran and

any other Iranian bank engaged in proliferation activities
 or support of terrorist groups.

# 3 SEC. 109. POLICY OF THE UNITED STATES REGARDING 4 IRAN'S REVOLUTIONARY GUARD CORPS AND 5 ITS AFFILIATES.

6 It is the sense of Congress that the United States7 should—

8 (1) continue to target Iran's Revolutionary 9 Guard Corps persistently with economic sanctions 10 for its support for terrorism, its role in proliferation, 11 and its oppressive activities against the people of 12 Iran; and

(2) impose sanctions, including travel restrictions, sanctions authorized pursuant to this Act, and
the full range of sanctions available to the President
under the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.), on—

18 (A) any foreign individual or entity that is
19 an agent, alias, front, instrumentality, official,
20 or affiliate of Iran's Revolutionary Guard Corps
21 and is designated for the imposition of sanc22 tions by the President;

23 (B) any individual or entity who—
24 (i) has provided material support to
25 Iran's Revolutionary Guard Corps or any

1	of its affiliates designated for the imposi-
2	tion of sanctions by the President; or
3	(ii) has conducted any financial or
4	commercial transaction with Iran's Revolu-
5	tionary Guard Corps or any of its affiliates
6	so designated; and
7	(C) any foreign government found—
8	(i) to be providing material support to
9	Iran's Revolutionary Guard Corps or any
10	of its affiliates designated for the imposi-
11	tion of sanctions by the President; or
12	(ii) to have conducted any commercial
13	transaction or financial transaction with
14	Iran's Revolutionary Guard Corps or any
15	of its affiliates so designated.
16	SEC. 110. POLICY OF THE UNITED STATES WITH RESPECT
17	TO IRAN AND HEZBOLLAH.
18	It is the sense of Congress that the United States
19	should—
20	(1) continue to counter support received by
21	Hezbollah from the Government of Iran and other
22	foreign governments in response to Hezbollah's ter-
23	rorist activities and the threat Hezbollah poses to
24	Israel, the democratic sovereignty of Lebanon, and
25	the national security interests of the United States;

	(2) impose the full range of sanctions available
2	to the President under the International Emergency
3	Economic Powers Act (50 U.S.C. 1701 et seq.) on
4	Hezbollah, its designated affiliates and supporters,
5	and persons providing Hezbollah with commercial,
6	financial, or other services;
7	(3) urge the European Union, individual coun-
8	tries in Europe, and other countries to classify
9	Hezbollah as a terrorist organization to facilitate the
10	disruption of Hezbollah's operations; and
11	(4) renew international efforts to disarm
12	Hezbollah and disband its militias in Lebanon, as
13	called for by United Nations Security Council Reso-
14	lutions 1559 (2004) and 1701 (2006).
14 15	lutions 1559 (2004) and 1701 (2006). SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI-
15	SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI-
15 16	SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI- TION OF MULTILATERAL SANCTIONS WITH
15 16 17	SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO IRAN.
15 16 17 18	SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO IRAN. It is the sense of Congress that—
15 16 17 18 19	SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO IRAN. It is the sense of Congress that— (1) in general, multilateral sanctions are more
15 16 17 18 19 20	SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO IRAN. It is the sense of Congress that— <ul> <li>(1) in general, multilateral sanctions are more effective than unilateral sanctions at achieving de-</li> </ul>
15 16 17 18 19 20 21	<ul> <li>SEC. 111. SENSE OF CONGRESS REGARDING THE IMPOSI- TION OF MULTILATERAL SANCTIONS WITH RESPECT TO IRAN.</li> <li>It is the sense of Congress that— <ul> <li>(1) in general, multilateral sanctions are more effective than unilateral sanctions at achieving desired results from countries such as Iran;</li> </ul> </li> </ul>

Iran from acquiring a nuclear weapons capability;
 and

(3) the United States should continue to con-3 4 sult with the 5 permanent members of the United 5 Nations Security Council and Germany (commonly 6 referred to as the "P5-plus-1") and other interested 7 countries regarding imposing new sanctions with re-8 spect to Iran in the event that diplomatic efforts to 9 prevent Iran from acquiring a nuclear weapons capability fail. 10

# 11 TITLE II—DIVESTMENT FROM 12 CERTAIN COMPANIES THAT 13 INVEST IN IRAN

### 14 SEC. 201. DEFINITIONS.

# 15 In this title:

16 (1) ENERGY SECTOR.—The term "energy sec17 tor" refers to activities to develop petroleum or nat18 ural gas resources or nuclear power.

(2) FINANCIAL INSTITUTION.—The term "financial institution" has the meaning given that term
in section 14(5) of the Iran Sanctions Act of 1996
(Public Law 104–172; 50 U.S.C. 1701 note).

23 (3) IRAN.—The term "Iran" includes any agen24 cy or instrumentality of Iran.

25 (4) PERSON.—The term "person" means—

	+6
1	(A) a natural person, corporation, com-
2	pany, business association, partnership, society,
3	trust, or any other nongovernmental entity, or-
4	ganization, or group;
5	(B) any governmental entity or instrumen-
6	tality of a government, including a multilateral
7	development institution (as defined in section
8	1701(c)(3) of the International Financial Insti-
9	tutions Act (22 U.S.C. $262r(c)(3)$ ); and
10	(C) any successor, subunit, parent com-
11	pany, or subsidiary of any entity described in
12	subparagraph (A) or (B).
13	(5) STATE.—The term "State" means each of
14	the several States, the District of Columbia, the
15	Commonwealth of Puerto Rico, the United States
16	Virgin Islands, Guam, American Samoa, and the
17	Commonwealth of the Northern Mariana Islands.
18	(6) STATE OR LOCAL GOVERNMENT.—The term
19	"State or local government" includes—
20	(A) any State and any agency or instru-
21	mentality thereof;
22	(B) any local government within a State,
23	and any agency or instrumentality thereof;
24	(C) any other governmental instrumen-
25	tality; and

(D) any public institution of higher edu cation within the meaning of the Higher Edu cation Act of 1965 (20 U.S.C. 1001 et seq.).

4 SEC. 202. AUTHORITY OF STATE AND LOCAL GOVERN5 MENTS TO DIVEST FROM CERTAIN COMPA6 NIES THAT INVEST IN IRAN.

7 (a) SENSE OF CONGRESS.—It is the sense of Con-8 gress that the United States Government should support 9 the decision of any State or local government that for 10 moral, prudential, or reputational reasons divests from, or prohibits the investment of assets of the State or local gov-11 ernment in, a person that engages in investment activities 12 in the energy sector of Iran, as long as that country is 13 subject to economic sanctions imposed by the United 14 15 States.

(b) AUTHORITY TO DIVEST.—Notwithstanding any 16 17 other provision of law, a State or local government may adopt and enforce measures that meet the requirements 18 19 of subsection (d) to divest the assets of the State or local 20 government from, or prohibit investment of the assets of 21 the State or local government in, any person that the 22 State or local government determines, using credible infor-23 mation available to the public, engages in investment ac-24 tivities in Iran described in subsection (c).

(c) INVESTMENT ACTIVITIES DESCRIBED.—A person
 engages in investment activities in Iran described in this
 subsection if the person—

4 (1) has an investment of \$20,000,000 or more
5 in the energy sector of Iran, including in a person
6 that provides oil or liquified natural gas tankers, or
7 products used to construct or maintain pipelines
8 used to transport oil or liquified natural gas, for the
9 energy sector in Iran; or

10 (2) is a financial institution that extends
11 \$20,000,000 or more in credit to another person, for
12 45 days or more, if that person will use the credit
13 to invest in the energy sector in Iran.

14 (d) REQUIREMENTS.—Any measure taken by a State
15 or local government under subsection (b) shall meet the
16 following requirements:

17 (1) NOTICE.—The State or local government
18 shall provide written notice to each person to which
19 a measure is to be applied.

20 (2) TIMING.—The measure shall apply to a per21 son not earlier than the date that is 90 days after
22 the date on which written notice is provided to the
23 person under paragraph (1).

24 (3) OPPORTUNITY FOR HEARING.—The State25 or local government shall provide an opportunity to

comment in writing to each person to which a meas ure is to be applied. If the person demonstrates to
 the State or local government that the person does
 not engage in investment activities in Iran described
 in subsection (c), the measure shall not apply to the
 person.

7 (4) SENSE OF CONGRESS ON AVOIDING ERRO-8 NEOUS TARGETING.—It is the sense of Congress 9 that a State or local government should not adopt 10 a measure under subsection (b) with respect to a 11 person unless the State or local government has 12 made every effort to avoid erroneously targeting the 13 person and has verified that the person engages in 14 investment activities in Iran described in subsection 15 (c).

(e) NOTICE TO DEPARTMENT OF JUSTICE.—Not
later than 30 days after adopting a measure pursuant to
subsection (b), a State or local government shall submit
written notice to the Attorney General describing the
measure.

(f) NONPREEMPTION.—A measure of a State or local
government authorized under subsection (b) is not preempted by any Federal law or regulation.

24 (g) DEFINITIONS.—In this section:

1	(1) INVESTMENT.—The "investment" of assets,
2	with respect to a State or local government, in-
3	cludes—
4	(A) a commitment or contribution of as-
5	sets;
6	(B) a loan or other extension of credit; and
7	(C) the entry into or renewal of a contract
8	for goods or services.
9	(2) Assets.—
10	(A) IN GENERAL.—Except as provided in
11	subparagraph (B), the term "assets" refers to
12	public monies and includes any pension, retire-
13	ment, annuity, or endowment fund, or similar
14	instrument, that is controlled by a State or
15	local government.
16	(B) EXCEPTION.—The term "assets" does
17	not include employee benefit plans covered by
18	title I of the Employee Retirement Income Se-
19	curity Act of 1974 (29 U.S.C. 1001 et seq.).
20	(h) EFFECTIVE DATE.—
21	(1) IN GENERAL.—Except as provided in para-
22	graph (2), this section applies to measures adopted
23	by a State or local government before, on, or after
24	the date of the enactment of this Act.

(2) NOTICE REQUIREMENTS.—Subsections (d)
 and (e) apply to measures adopted by a State or
 local government on or after the date of the enact ment of this Act.

5 SEC. 203. SAFE HARBOR FOR CHANGES OF INVESTMENT 6 POLICIES BY ASSET MANAGERS.

7 (a) IN GENERAL.—Section 13(c)(1) of the Invest8 ment Company Act of 1940 (15 U.S.C. 80a-13(c)(1)) is
9 amended to read as follows:

10 "(1) IN GENERAL.—Notwithstanding any other 11 provision of Federal or State law, no person may 12 bring any civil, criminal, or administrative action 13 against any registered investment company, or any 14 employee, officer, director, or investment adviser 15 thereof, based solely upon the investment company 16 divesting from, or avoiding investing in, securities 17 issued by persons that the investment company de-18 termines, using credible information available to the 19 public-

20 "(A) conduct or have direct investments in
21 business operations in Sudan described in sec22 tion 3(d) of the Sudan Accountability and Di23 vestment Act of 2007 (50 U.S.C. 1701 note); or
24 "(B) engage in investment activities in
25 Iran described in section 202(c) of the Com-

prehensive Iran Sanctions, Accountability, and Divestment Act of 2009.".

3 (b) SEC REGULATIONS.—Not later than 120 days 4 after the date of the enactment of this Act, the Securities 5 and Exchange Commission shall issue any revisions the Commission determines to be necessary to the regulations 6 7 requiring disclosure by each registered investment com-8 pany that divests itself of securities in accordance with 9 section 13(c) of the Investment Company Act of 1940 to 10 include divestments of securities in accordance with paragraph (1)(B) of such section, as added by subsection (a). 11 12 SEC. 204. SENSE OF CONGRESS REGARDING CERTAIN 13 ERISA PLAN INVESTMENTS.

14 It is the sense of Congress that a fiduciary of an em-15 ployee benefit plan, as defined in section 3(3) of the Employee Retirement Income Security Act of 1974 (29) 16 U.S.C. 1002(3)), may divest plan assets from, or avoid 17 investing plan assets in, any person the fiduciary deter-18 19 mines engages in investment activities in Iran described in section 202(c) of this Act, without breaching the re-20 21 sponsibilities, obligations, or duties imposed upon the fidu-22 ciary by section 404 of the Employee Retirement Income 23 Security Act of 1974 (29 U.S.C. 1104), if—

1

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1	(1) the fiduciary makes such determination
2	using credible information that is available to the
3	public; and
4	(2) such divestment or avoidance of investment
5	is conducted in accordance with section $2509.08-1$
6	of title 29, Code of Federal Regulations (as in effect
7	on the day before the date of the enactment of this
8	Act).
9	TITLE III—PREVENTION OF
10	TRANSSHIPMENT, REEXPOR-
11	TATION, OR DIVERSION OF
12	SENSITIVE ITEMS TO IRAN
13	SEC. 301. DEFINITIONS.
14	In this title:
15	(1) Appropriate congressional commit-
16	TEES.—The term "appropriate congressional com-
17	mittees" means—
18	(A) the Committee on Banking, Housing,
19	and Urban Affairs, the Committee on Foreign
20	Relations, and the Select Committee on Intel-
21	ligence of the Senate; and
22	(B) the Committee on Financial Services,
23	the Committee on Foreign Affairs, and the Per-
23 24	the Committee on Foreign Affairs, and the Per- manent Select Committee on Intelligence of the

(2) END-USER.—The term "end-user" means 1 2 an end-user as that term is used in the Export Ad-3 ministration Regulations. 4 (3) EXPORT ADMINISTRATION REGULATIONS.— 5 The term "Export Administration Regulations" means subchapter C of chapter VII of title 15, Code 6 7 of Federal Regulations. (4) GOVERNMENT.—The term "government" 8 9 includes any agency or instrumentality of a govern-10 ment. (5) IRAN.—The term "Iran" includes any agen-11 12 cy or instrumentality of Iran. 13 (6) STATE SPONSOR OF TERRORISM.—The term "state sponsor of terrorism" means any country the 14 15 government of which the Secretary of State has de-16 termined has repeatedly provided support for acts of 17 international terrorism pursuant to— 18 (A) section 6(j)(1)(A) of the Export Ad-19 ministration Act of 1979 (50 U.S.C. App. 20 2405(j)(1)(A) (or any successor thereto); 21 (B) section 40(d) of the Arms Export Con-22 trol Act (22 U.S.C. 2780(d)); or 23 (C) section 620A(a) of the Foreign Assist-24 ance Act of 1961 (22 U.S.C. 2371(a)).

1	(7) TRANSSHIPMENT, REEXPORTATION, OR DI-
2	VERSION.—The term "transshipment, reexportation,
3	or diversion" means the exportation, directly or indi-
4	rectly, of items that originated in the United States
5	to an end-user whose identity cannot be verified or
6	to an entity in Iran in violation of the laws or regu-
7	lations of the United States by any means, including
8	by—
9	(A) shipping such items through 1 or more
10	foreign countries; or
11	(B) by using false information regarding
12	the country of origin of such items.
13	SEC. 302. IDENTIFICATION OF LOCATIONS OF CONCERN
13 14	SEC. 302. IDENTIFICATION OF LOCATIONS OF CONCERN WITH RESPECT TO TRANSSHIPMENT, RE-
14	WITH RESPECT TO TRANSSHIPMENT, RE-
14 15	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN
14 15 16	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN ITEMS TO IRAN.
14 15 16 17	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN ITEMS TO IRAN. Not later than 180 days after the date of the enact-
14 15 16 17 18	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN ITEMS TO IRAN. Not later than 180 days after the date of the enact- ment of this Act, and annually thereafter, the Director
14 15 16 17 18 19	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN ITEMS TO IRAN. Not later than 180 days after the date of the enact- ment of this Act, and annually thereafter, the Director of National Intelligence shall submit to the Secretary of
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN ITEMS TO IRAN. Not later than 180 days after the date of the enact- ment of this Act, and annually thereafter, the Director of National Intelligence shall submit to the Secretary of Commerce, the Secretary of State, the Secretary of the
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	WITH RESPECT TO TRANSSHIPMENT, RE- EXPORTATION, OR DIVERSION OF CERTAIN ITEMS TO IRAN. Not later than 180 days after the date of the enact- ment of this Act, and annually thereafter, the Director of National Intelligence shall submit to the Secretary of Commerce, the Secretary of State, the Secretary of the Treasury, and the appropriate congressional committees

of the Export Administration Regulations to an entity in
 Iran.

## 3 SEC. 303. DESTINATIONS OF POSSIBLE DIVERSION CON4 CERN AND DESTINATIONS OF DIVERSION 5 CONCERN.

6 (a) DESTINATIONS OF POSSIBLE DIVERSION CON-7 CERN.—

8 (1)DESIGNATION.—The Secretary of Com-9 merce shall designate a country as a Destination of 10 Possible Diversion Concern if the Secretary, in con-11 sultation with the Secretary of State and the Sec-12 retary of the Treasury, determines that such des-13 ignation is appropriate to carry out activities to 14 strengthen the export control systems of that coun-15 try based on criteria that include—

16 (A) the volume of items that originated in
17 the United States that are transported through
18 the country to end-users whose identities cannot
19 be verified;

20 (B) the inadequacy of the export and reex-21 port controls of the country;

(C) the unwillingness or demonstrated inability of the government of the country to control diversion activities; and

1	(D) the unwillingness or inability of the
2	government of the country to cooperate with the
3	United States in interdiction efforts.
4	(2) Strengthening export control sys-
5	TEMS OF DESTINATIONS OF POSSIBLE DIVERSION
6	CONCERN.—If the Secretary of Commerce designates
7	a country as a Destination of Possible Diversion
8	Concern under paragraph (1), the United States
9	shall initiate government-to-government activities de-
10	scribed in paragraph (3) to strengthen the export
11	control systems of the country.
12	(3) GOVERNMENT-TO-GOVERNMENT ACTIVITIES
13	DESCRIBED.—The government-to-government activi-
14	ties described in this paragraph include—
15	(A) cooperation by agencies and depart-
16	ments of the United States with counterpart
17	agencies and departments in a country des-
18	ignated as a Destination of Possible Diversion
19	Concern under paragraph (1) to—
20	(i) develop or strengthen export con-
21	trol systems in the country;
22	(ii) strengthen cooperation and facili-
23	tate enforcement of export control systems
24	in the country; and

45

1 (iii) promote information and data ex-2 changes among agencies of the country and with the United States; and 3 4 (B) efforts by the Office of International 5 Programs of the Department of Commerce to 6 strengthen the export control systems of the 7 country to-8 (i) facilitate legitimate trade in high-9 technology goods; and 10 (ii) prevent terrorists and state spon-11 sors of terrorism, including Iran, from ob-12 taining nuclear, biological, and chemical 13 weapons, defense technologies, components 14 for improvised explosive devices, and other 15 defense items. (b) DESTINATIONS OF DIVERSION CONCERN.— 16 17 (1) DESIGNATION.—The Secretary of Com-18 merce shall designate a country as a Destination of 19 Diversion Concern if the Secretary, in consultation 20 with the Secretary of State and the Secretary of the 21 Treasury, determines— 22 (A) that the government of the country al-23 lows substantial transshipment, reexportation, 24 or diversion of items that originated in the

1	United States to end-users whose identities can-
2	not be verified or to entities in Iran; or
3	(B) 12 months after the Secretary of Com-
4	merce designates the country as a Destination
5	of Possible Diversion Concern under subsection
6	(a)(1), that the country has failed—
7	(i) to cooperate with the government-
8	to-government activities initiated by the
9	United States under subsection $(a)(2)$ ; or
10	(ii) based on the criteria described in
11	subsection $(a)(1)$ , to adequately strengthen
12	the export control systems of the country.
13	(2) LICENSING CONTROLS WITH RESPECT TO
14	DESTINATIONS OF DIVERSION CONCERN.—
15	(A) Report on suspect items.—
16	(i) IN GENERAL.—Not later than 45
17	days after the date of the enactment of
18	this Act, the Secretary of Commerce, in
19	consultation with the Director of National
20	Intelligence, the Secretary of State, and
21	the Secretary of the Treasury, shall submit
22	to the appropriate congressional commit-
23	tees a report containing a list of items
24	that, if the items were transshipped, reex-

1	ported, or diverted to Iran, could con-
2	tribute to—
3	(I) Iran obtaining nuclear, bio-
4	logical, or chemical weapons, defense
5	technologies, components for impro-
6	vised explosive devices, or other de-
7	fense items; or
8	(II) support by Iran for acts of
9	international terrorism.
10	(ii) Considerations for List.—In
11	developing the list required under clause
12	(i), the Secretary of Commerce shall con-
13	sider—
14	(I) the items subject to licensing
15	requirements under section 742.8 of
16	title 15, Code of Federal Regulations
17	(or any corresponding similar regula-
18	tion or ruling) and other existing li-
19	censing requirements; and
20	(II) the items added to the list of
21	items for which a license is required
22	for exportation to North Korea by the
23	final rule of the Bureau of Export Ad-
24	ministration of the Department of
25	Commerce issued on June 19, 2000

1	(65 Fed. Reg. 38148; relating to ex-
2	port restrictions on North Korea).
3	(B) LICENSING REQUIREMENT.—Not later
4	than 180 days after the date of the enactment
5	of this Act, the Secretary of Commerce shall re-
6	quire a license to export an item on the list re-
7	quired under subparagraph (A)(i) to a country
8	designated as a Destination of Diversion Con-
9	cern.
10	(C) WAIVER.—The President may waive
11	the imposition of the licensing requirement
12	under subparagraph (B) with respect to a coun-
13	try designated as a Destination of Diversion
14	Concern if the President—
15	(i) determines that such a waiver is in
16	the national interest of the United States;
17	and
18	(ii) submits to the appropriate con-
19	gressional committees a report describing
20	the reasons for the determination.
21	(c) TERMINATION OF DESIGNATION.—The designa-
22	tion of a country as a Destination of Possible Diversion
23	Concern or a Destination of Diversion Concern shall ter-
24	minate on the date on which the Secretary of Commerce
25	determines, based on the criteria described in subpara-

graphs (A) through (D) of subsection (a)(1), and certifies
 to Congress and the President that the country has ade quately strengthened the export control systems of the
 country to prevent transshipment, reexportation, and di version of items through the country to end-users whose
 identities cannot be verified or to entities in Iran.

7 (d) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated such sums as may be
9 necessary to carry out this section.

## 10SEC. 304. REPORT ON EXPANDING DIVERSION CONCERN11SYSTEM TO COUNTRIES OTHER THAN IRAN.

12 Not later than 180 days after the date of the enact-13 ment of this Act, the Director of National Intelligence, in 14 consultation with the Secretary of Commerce, the Sec-15 retary of State, and the Secretary of the Treasury, shall 16 submit to the appropriate congressional committees a re-17 port that—

(1) identifies any country that the Director determines may be transshipping, reexporting, or diverting items subject to the provisions of the Export
Administration Regulations to another country if
such other country—

23 (A) is seeking to obtain nuclear, biological,
24 or chemical weapons, defense technologies, com-

1	ponents for improvised explosive devices, or
2	other defense items; or
3	(B) provides support for acts of inter-
4	national terrorism; and
5	(2) assesses the feasability and advisability of
6	expanding the system established under section 303
7	for designating countries as Destinations of Possible
8	Diversion Concern and Destinations of Diversion
9	Concern to include countries identified under para-
10	graph (1).
11	TITLE IV—EFFECTIVE DATE;
12	SUNSET
13	SEC. 401. EFFECTIVE DATE; SUNSET.
14	(a) EFFECTIVE DATE.—Except as provided in sec-
15	tions 104, 202, and $303(b)(2)$ , the provisions of, and
16	amendments made by, this Act shall take effect on the
17	date that is 120 days after the date of the enactment of

18 this Act.

(b) SUNSET.—The provisions of this Act shall terminate on the date that is 30 days after the date on which
the President certifies to Congress that—

(1) the Government of Iran has ceased providing support for acts of international terrorism
and no longer satisfies the requirements for designation as a state sponsor of terrorism under—

1	(A) section $6(j)(1)(A)$ of the Export Ad-
2	ministration Act of 1979 (50 U.S.C. App.
3	2405(j)(1)(A) (or any successor thereto);
4	(B) section 40(d) of the Arms Export Con-
5	trol Act (22 U.S.C. 2780(d)); or
6	(C) section 620A(a) of the Foreign Assist-
7	ance Act of 1961 (22 U.S.C. 2371(a)); and
8	(2) Iran has ceased the pursuit, acquisition,
9	and development of nuclear, biological, and chemical
10	weapons and ballistic missiles and ballistic missile
11	launch technology.

Calendar No. 215

111TH CONGRESS S. 2799 IST SESSION S. 2799 [Report No. 111-99]

## A BILL

To expand the Iran Sanctions Act of 1996, to provide for the divestment of assets in Iran by State and local governments and other entities, to identify locations of concern with respect to transshipment, reexportation, or diversion of certain sensitive items to Iran, and for other purposes.

November 19, 2009

Read twice and placed on the calendar