#### 111TH CONGRESS 2D SESSION

## H. R. 6296

To enhance United States diplomatic efforts with respect to Iran by imposing additional economic sanctions against Iran, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 29, 2010

Mr. Sherman (for himself, Mr. Royce, Mr. Klein of Florida, Mr. Deutch, Mr. Engel, Mr. Poe of Texas, Mr. Sires, Mrs. Maloney, Ms. Berkley, and Mr. Gene Green of Texas) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on Ways and Means, the Judiciary, Financial Services, and Oversight and Government Reform, 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 enhance United States diplomatic efforts with respect to Iran by imposing additional economic sanctions against 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,
- 3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Stop Iran's Nuclear Weapons Program Act of 2010".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:

- Sec. 1. Short title and table of contents.
- Sec. 2. Findings.

#### TITLE I—ADDITIONAL BILATERAL SANCTIONS AGAINST IRAN

- Sec. 101. Application to subsidiaries.
- Sec. 102. Additional export sanctions against Iran.
- Sec. 103. Temporary increase in fee for certain consular services.

#### TITLE II—ADDITIONAL MEASURES

- Sec. 201. Elimination of certain tax incentives for oil companies investing in Iran.
- Sec. 202. Expansion of sanctions under the Iran Sanctions Act of 1996.

## TITLE III—APPLICATION OF SANCTIONS AGAINST AFFILIATES OF THE IRAN REVOLUTIONARY GUARD CORPS

- Sec. 301. Sanctions against affiliates of the Iran Revolutionary Guard Corps.
- Sec. 302. Measures against foreign persons or entities supporting the Iran Revolutionary Guard Corps.
- Sec. 303. Special measures against foreign governments supporting the Iran Revolutionary Guards Corps.
- Sec. 304. Definitions.
- TITLE IV—OPPOSITION OF TRANSFER TO IRAN, NORTH KOREA, AND SYRIA OF GOODS, SERVICES, OR TECHNOLOGY RELEVANT TO THEIR CAPABILITY TO EXTRACT OR MILL URANIUM ORE
- Sec. 401. Statement of policy.
- Sec. 402. Reporting requirements under the Iran, North Korea, and Syria Non-proliferation Act.
- Sec. 403. Conforming amendments.
- TITLE V—ROLLOVER OF GAIN FROM DIVESTING CERTAIN QUALIFIED SECURITIES OF BUSINESS ENTITIES ENGAGED IN DISCOURAGED ACTIVITIES IN IRAN OR SUDAN
- Sec. 501. Rollover of gain from divesting certain qualified securities of business entities engaged in discouraged activities in Iran or Sudan.
- TITLE VI—PROHIBITION ON UNITED STATES GOVERNMENT CONTRACTS AND INVESTMENT FOR COMPANIES CONDUCTING BUSINESS IN IRAN
- Sec. 601. Prohibition on United States Government contracts.
- Sec. 602. Authority of State and local governments to prohibit contracts.
- Sec. 603. United States pension plans.
- Sec. 604. Sunset.
- Sec. 605. Definitions.
- TITLE VII—TERMINATION OF LOAN DISBURSEMENTS TO IRAN FROM THE INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT
- Sec. 701. Termination of loan disbursements to Iran from the International Bank for Reconstruction and Development.
- Sec. 702. United States opposition to new country assistance strategy for Iran.

Sec. 703. Sunset.

Sec. 704. Rule of interpretation.

#### 1 SEC. 2. FINDINGS.

- 2 Congress finds the following:
- 3 (1) On July 1, 2010, President Obama signed
- 4 into law the Comprehensive Iran Sanctions, Ac-
- 5 countability, and Divestment Act of 2010 (Public
- 6 Law 111–195).
- 7 (2) In the wake of this new United States law
- 8 and United Nations Security Council Resolution
- 9 1929 on Iran, the European Union, Japan, South
- 10 Korea, Australia, and other friends and allies of the
- 11 United States also imposed significant economic
- sanctions on Iran.
- 13 (3) The latest report by the Director General of
- the International Atomic Energy Agency to its
- Board of Directors, issued on September 6, 2010,
- notes that Iran has continued its record of insuffi-
- cient cooperation with the agency, has continued to
- fail to answer questions posed by the agency regard-
- ing potential non-civilian nuclear activities by Iran,
- and has failed to suspend sensitive nuclear activities,
- as required by successive United Nations Security
- 22 Council resolutions.
- 23 (4) While the United States and several like-
- 24 minded countries have worked individually and in

- 1 concert to increase the diplomatic and economic iso-
- 2 lation of Iran to convince the Government of Iran to
- 3 abandon sensitive nuclear activities, the United
- 4 States and like-minded countries must do more in
- 5 the coming months to achieve that goal.

## 6 TITLE I—ADDITIONAL BILAT-

## 7 ERAL SANCTIONS AGAINST

## 8 IRAN

#### 9 SEC. 101. APPLICATION TO SUBSIDIARIES.

- 10 (a) In General.—Except as provided in subsection
- 11 (b), in any case in which an entity engages in an act out-
- 12 side the United States which, if committed in the United
- 13 States or by a United States person, would violate Execu-
- 14 tive Order No. 12959 of May 6, 1995, Executive Order
- 15 No. 13059 of August 19, 1997, section 103 of the Com-
- 16 prehensive Iran Sanctions, Accountability, and Divestment
- 17 Act of 2010 (Public Law 111–195; 22 U.S.C. 8512), or
- 18 any other prohibition on transactions with respect to Iran
- 19 that is imposed under the International Emergency Eco-
- 20 nomic Powers Act (50 U.S.C. 1701 et seq.), the parent
- 21 company of that entity shall be subject to the penalties
- 22 for such violation to the same extent as if the parent com-
- 23 pany had engaged in that act.

- 1 (b) Exception.—Subsection (a) shall not apply to
- 2 any act carried out under a contract or other obligation
- 3 of any entity if—
- 4 (1) the contract or obligation existed on the
- 5 date of the enactment of this Act, unless such con-
- 6 tract or obligation is extended in time in any man-
- 7 ner or expanded to cover additional activities beyond
- 8 the terms of the contract or other obligation as it ex-
- 9 isted on the date of the enactment of this Act; or
- 10 (2) the parent company acquired that entity not
- 11 knowing, and not having reason to know, that such
- contract or other obligation existed, unless such con-
- tract or other obligation is extended in time in any
- manner or expanded to cover additional activities be-
- yound the terms of such contract or other obligation
- as it existed at the time of such acquisition.
- 17 (c) Construction.—Nothing in this section shall be
- 18 construed as prohibiting the issuance of regulations, or-
- 19 ders, directives, or licenses under the Executive orders de-
- 20 scribed in subsection (a) or as being inconsistent with the
- 21 authorities under the International Emergency Economic
- 22 Powers Act.
- 23 (d) Definitions.—In this section—

1	(1) the term "entity" means a partnership, as-
2	sociation, trust, joint venture, corporation, or other
3	organization;
4	(2) an entity is a "parent company" of another
5	entity if it controls, directly or indirectly, that other
6	entity and is a United States person; and
7	(3) the term "United States person" means any
8	United States citizen, any alien lawfully admitted for
9	permanent residence to the United States, any entity
10	organized under the laws of the United States, or
11	any person in the United States.
12	SEC. 102. ADDITIONAL EXPORT SANCTIONS AGAINST IRAN
13	Notwithstanding section 103(b)(2)(B)(iv) of the
14	Comprehensive Iran Sanctions, Accountability, and Di-
15	vestment Act of 2010 (Public Law 111–195; 22 U.S.C.
16	8512(b)(2)(B)(iv)) or any other provision of law, effective
17	on the date of the enactment of this Act—
18	(1) licenses to export or reexport goods, serv-
19	ices, or technology relating to civil aviation that are
20	otherwise authorized by section 560.528 of title 31,
21	Code of Federal Regulations, as in effect on the date
22	of the enactment of this Act, may not be issued, and
23	any such license issued before such date of enact-

ment is no longer valid; and

1	(2) goods, services, or technology described in
2	paragraph (1) may not be exported or reexported.

## 3 SEC. 103. TEMPORARY INCREASE IN FEE FOR CERTAIN

- 4 CONSULAR SERVICES.
- 5 (a) Increase in Fee.—Notwithstanding any other
- 6 provision of law, not later than 120 days after the date
- 7 of the enactment of this Act, the Secretary of State shall
- 8 increase by \$1.00 the fee or surcharge assessed under sec-
- 9 tion 140(a) of the Foreign Relations Authorization Act,
- 10 Fiscal Years 1994 and 1995 (Public Law 103–236; 8
- 11 U.S.C. 1351 note) for processing machine readable non-
- 12 immigrant visas and machine readable combined border
- 13 crossing identification cards and nonimmigrant visas.
- 14 (b) Deposit of Amounts.—Fees collected under the
- 15 authority of subsection (a) shall be deposited in the Treas-
- 16 ury.
- 17 (c) Duration of Increase.—The fee increase au-
- 18 thorized under subsection (a) shall terminate on the date
- 19 that is one year after the date on which such fee is first
- 20 collected.

## TITLE II—ADDITIONAL 1 **MEASURES** 2 3 SEC. 201. ELIMINATION OF CERTAIN TAX INCENTIVES FOR 4 OIL COMPANIES INVESTING IN IRAN. 5 (a) In General.—Subsection (h) of section 167 of the Internal Revenue Code of 1986 (relating to amortiza-7 tion of geological and geophysical expenditures) is amend-8 ed by adding at the end the following new paragraph: 9 "(6) Denial when Iran Sanctions in Ef-10 FECT.— "(A) IN GENERAL.—If sanctions are im-11 12 posed under section 5(a) of the Iran Sanctions 13 Act of 1996 (relating to sanctions with respect 14 to the development of petroleum resources of 15 Iran) on any member of an expanded affiliated 16 group the common parent of which is a foreign 17 corporation, paragraph (1) shall not apply to 18 any expense paid or incurred by any such mem-

"(B) Expanded affiliated group' means an affiliated group as defined in section 1504(a), determined—

ber in any period during which the sanctions

are in effect.

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1	"(i) by substituting 'more than 50
2	percent' for 'at least 80 percent' each place
3	it appears, and
4	"(ii) without regard to paragraphs
5	(2), (3), and (4) of section 1504(b).".
6	(b) Effective Date.—The amendment made by
7	subsection (a) shall apply to expenses paid or incurred on
8	or after January 1, 2010.
9	SEC. 202. EXPANSION OF SANCTIONS UNDER THE IRAN
10	SANCTIONS ACT OF 1996.
11	(a) In General.—Section 5(a) of the Iran Sanctions
12	Act of 1996 (Public Law 104–172; 50 U.S.C. 1701 note)
13	is amended—
14	(1) in the heading, by inserting at the end be-
15	fore the period the following: ", ETC"; and
16	(2) by adding at the end the following new
17	paragraphs:
	• •
18	"(4) Other actions relating to petro-
18 19	"(4) OTHER ACTIONS RELATING TO PETRO- LEUM RESOURCES OF IRAN.—
19	LEUM RESOURCES OF IRAN.—
19 20	LEUM RESOURCES OF IRAN.—  "(A) IN GENERAL.—Except as provided in
19 20 21	LEUM RESOURCES OF IRAN.—  "(A) IN GENERAL.—Except as provided in subsection (f), the President shall impose 3 or

1	the date of the enactment of the Stop Iran's
2	Nuclear Weapons Program Act of 2010—
3	"(i) enters into a long-term agreement
4	to purchase petroleum resources from Iran;
5	"(ii) enters into an agreement to pro-
6	vide payment for future delivery of petro-
7	leum resources from Iran; or
8	"(iii) enters into an agreement with
9	the National Iranian Oil Company, any of
10	its affiliates, or any entity owned or con-
11	trolled by the Government of Iran to pro-
12	vide for the development of petroleum re-
13	sources wherever located.
14	"(B) Definitions.—
15	"(i) Long-term agreement.—In
16	subparagraph (A)(i), the term 'long-term
17	agreement' means a contract or other
18	agreement that provides for delivery of pe-
19	troleum resources beginning more than 1
20	year after the date of entry into the con-
21	tract or agreement (as the case may be).
22	"(ii) Future delivery.—In sub-
23	paragraph (A)(ii), the term 'future deliv-
24	ery' means delivery that occurs more than

1	180 days after payment is effected under
2	the agreement.
3	"(5) Purchase, subscription to, or facili-
4	TATION OF THE ISSUANCE OF IRANIAN SOVEREIGN
5	DEBT.—Except as provided in subsection (f), the
6	President shall impose 3 or more of the sanctions
7	described in section 6(a) with respect to a person if
8	the President determines that the person knowingly,
9	on or after the date of the enactment of the Stop
10	Iran's Nuclear Weapons Program Act of 2010, pur-
11	chases, subscribes to, or facilitates the issuance of—
12	"(A) Iranian sovereign debt, including Ira-
13	nian governmental bonds; or
14	"(B) debt of any entity owned or con-
15	trolled by the Iranian Government, including
16	bonds".
17	(b) Effective Date.—The amendments made by
18	this section shall—
19	(1) take effect on the date of the enactment of
20	this Act; and
21	(2) apply with respect to an investment or ac-
22	tivity described in subsection (a) of section 5 of the
23	Iran Sanctions Act of 1996, as amended by this sec-
24	tion, that is commenced on or after such date of en-
25	actment.

1	TITLE	III—APPLICATION	<b>V</b> OF
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- 2 SANCTIONS AGAINST AFFILI-
- 3 ATES OF THE IRAN REVOLU-
- 4 TIONARY GUARD CORPS
- 5 SEC. 301. SANCTIONS AGAINST AFFILIATES OF THE IRAN
- 6 REVOLUTIONARY GUARD CORPS.
- 7 (a) Publication of Names of Affiliates in Fed-
- 8 ERAL REGISTER.—Not later than 90 days after the date
- 9 of the enactment of this Act, and as appropriate there-
- 10 after, the President shall publish in the Federal Register
- 11 the name of each foreign person or foreign entity for which
- 12 there is credible information indicating that the person or
- 13 entity is as an agent, alias, front, instrumentality, official,
- 14 or affiliate of the Iran Revolutionary Guard Corps or is
- 15 an individual serving as a representative of the Iran Revo-
- 16 lutionary Guard Corps.
- 17 (b) Application of Existing Sanctions Against
- 18 Iran to Affiliates.—The President shall designate
- 19 each foreign person or foreign entity identified in the Fed-
- 20 eral Register pursuant to subsection (a) for inclusion in
- 21 the Annex to Executive Order 13382 (70 Fed. Reg.
- 22 38567; relating to blocking property of weapons of mass
- 23 destruction proliferators and their supporters) and shall
- 24 apply to each such foreign person or foreign entity all ap-

1	plicable sanctions of the United States contained in Exec-
2	utive Order 13382.
3	(c) Sanctions Under Executive Order 13438.—
4	(1) Publication of names of affiliates in
5	FEDERAL REGISTER.—Not later than 90 days after
6	the date of the enactment of this Act, and as appro-
7	priate thereafter, the President shall publish in the
8	Federal Register the name of each foreign person or
9	foreign entity—
10	(A) for which there is credible information
11	indicating that the person or entity is as an
12	agent, alias, front, instrumentality, official, or
13	affiliate of the Iran Revolutionary Guard Corps
14	or is an individual serving as a representative
15	of the Iran Revolutionary Guard Corps; and
16	(B) for which there is credible evidence
17	that the foreign person or foreign entity—
18	(i) has committed, or poses a signifi-
19	cant risk of committing, an act or acts of
20	violence that have the purpose or effect
21	of—
22	(I) threatening the peace or sta-
23	bility of Iraq or the Government of
24	Iraq; or

1	(II) undermining efforts to pro-
2	mote economic reconstruction and po-
3	litical reform in Iraq or to provide hu-
4	manitarian assistance to the Iraqi
5	people;
6	(ii) has materially assisted, sponsored,
7	or provided financial, material, logistical,
8	or technical support for, or goods or serv-
9	ices in support of, such an act or acts of
10	violence or any person whose property and
11	interests in property are blocked pursuant
12	to Executive Order 13438; or
13	(iii) is owned or controlled by, or has
14	acted or purported to act for or on behalf
15	of, directly or indirectly, any person whose
16	property and interests in property are
17	blocked pursuant to Executive Order
18	13438.
19	(2) Application of sanctions under exec-
20	UTIVE ORDER 13438.—The President shall apply to
21	each foreign person or foreign entity identified in the
22	Federal Register pursuant to paragraph (1) all ap-
23	plicable sanctions and measures of the United States
24	contained in Executive Order 13438 (72 Fed. Reg.

- 1 39719; relating to blocking property of certain per-
- 2 sons who threaten stabilization efforts in Iraq).
- 3 (d) Exclusion From United States.—The Sec-
- 4 retary of State shall deny a visa to, and the Secretary of
- 5 Homeland Security shall exclude from the United States,
- 6 any alien who, on or after the date of the enactment of
- 7 this Act, is a foreign person identified in the Federal Reg-
- 8 ister pursuant to subsection (a) or (c).
- 9 (e) Rule of Construction.—Nothing in this sec-
- 10 tion shall be construed to remove any sanction of the
- 11 United States in force against the Iran Revolutionary
- 12 Guard Corps as of the date of the enactment of this Act
- 13 by reason of the fact that the Iran Revolutionary Guard
- 14 Corps is an entity of the Government of Iran.
- 15 SEC. 302. MEASURES AGAINST FOREIGN PERSONS OR ENTI-
- 16 TIES SUPPORTING THE IRAN REVOLU-
- 17 TIONARY GUARD CORPS.
- 18 (a) Notification.—Whenever the President deter-
- 19 mines that there is credible information indicating that a
- 20 foreign person or foreign entity, on or after the date of
- 21 the enactment of this Act, knowingly—
- 22 (1) provided material support to the Iran Revo-
- 23 lutionary Guard Corps or any affiliated foreign per-
- son or foreign entity identified pursuant to section
- 25 301 (a) or (c), or

- 1 (2) conducted any commercial transaction or fi-
- 2 nancial transaction with the Iran Revolutionary
- 3 Guards Corps or any affiliated foreign person or for-
- 4 eign entity identified pursuant to section 301 (a) or
- 5 (c),
- 6 the President shall submit to the appropriate congres-
- 7 sional committees a notification that contains the name
- 8 of the foreign person or foreign entity (as the case may
- 9 be).
- 10 (b) FORM.—The President may submit the notifica-
- 11 tion required under subsection (a) in classified form.
- 12 (c) Executive Order 12938 Sanctions.—Not
- 13 later than 60 days after the date on which the President
- 14 provides notice to the appropriate congressional commit-
- 15 tees pursuant to subsection (a), the President shall apply
- 16 to each foreign person or foreign entity identified in such
- 17 notice, for such time as the President may determine, the
- 18 measures set forth in section 4 of Executive Order 12938
- 19 (59 Fed. Reg. 59099; relating to proliferation of weapons
- 20 of mass destruction) and shall terminate such measures
- 21 in accordance with the provisions of such section.
- 22 (d) IEEPA SANCTIONS.—The President may exer-
- 23 cise the authorities the President has under section 203(a)
- 24 of the International Emergency Economic Powers Act (50
- 25 U.S.C. 1702(a)) to impose additional sanctions on each

- 1 foreign person or foreign entity identified pursuant to sub-
- 2 section (a) of this section, for such time as the President
- 3 may determine, without regard to section 202 of that Act.
- 4 (e) Waiver.—The President may waive the applica-
- 5 tion of any measure described in subsection (c) with re-
- 6 spect to a foreign person or foreign entity if the Presi-
- 7 dent—
- 8 (1)(A) determines that the person or entity has
- 9 ceased the offending activity and has taken meas-
- 10 ures to prevent its recurrence; or
- 11 (B) determines that it is vital to the national
- security interests of the United States to do so; and
- 13 (2) submits to the appropriate congressional
- 14 committees a report that contains the reasons for
- the determination.
- 16 SEC. 303. SPECIAL MEASURES AGAINST FOREIGN GOVERN-
- 17 MENTS SUPPORTING THE IRAN REVOLU-
- 18 TIONARY GUARDS CORPS.
- 19 (a) Executive Order 12938 Sanctions.—With
- 20 respect to any foreign entity identified pursuant to section
- 21 302(a) that is a foreign government, the President shall,
- 22 in addition to applying to the entity the measures de-
- 23 scribed in section 302(d), apply to the entity the measures
- 24 set forth in section 5(b) of Executive Order 12938.

1	(b) Waiver.—The President may waive the applica-
2	tion of any measure described in subsection (a) with re-
3	spect to a foreign entity if the President—
4	(1)(A) determines that the entity has ceased
5	the offending activity and has taken measures to
6	prevent its recurrence; or
7	(B) determines that it is vital to the national
8	security interests of the United States to do so; and
9	(2) submits to the appropriate congressional
10	committees a report that contains the reasons for
11	the determination.
12	SEC. 304. DEFINITIONS.
13	In this title:
14	(1) Appropriate congressional commit-
15	TEES.—The term "appropriate congressional com-
16	mittees" means the Committee on Foreign Affairs of
17	the House of Representatives and the Committee on
18	Foreign Relations of the Senate.
19	(2) Foreign person.—The term "foreign per-
20	son" has the meaning given the term in section 14
21	of the Iran Sanctions Act of 1996.
22	(3) Iran revolutionary guard corps.—The
23	term "Iran Revolutionary Guard Corps" includes the
24	Iran Revolutionary Guard Corps-Qods Force.

1	TITLE IV—OPPOSITION OF
2	TRANSFER TO IRAN, NORTH
3	KOREA, AND SYRIA OF
4	GOODS, SERVICES, OR TECH-
5	NOLOGY RELEVANT TO THEIR
6	CAPABILITY TO EXTRACT OR
7	MILL URANIUM ORE
8	SEC. 401. STATEMENT OF POLICY.
9	It shall be the policy of the United States—
10	(1) to oppose the transfer to Iran, North
11	Korea, and Syria of goods, services, or technology
12	relevant to their capability to extract or mill ura-
13	nium ore; and
14	(2) to work with like-minded countries to im-
15	pose restrictions on such transfers internationally.
16	SEC. 402. REPORTING REQUIREMENTS UNDER THE IRAN,
17	NORTH KOREA, AND SYRIA NONPROLIFERA-
18	TION ACT.
19	Section 2(a) of the Iran, North Korea, and Syria
20	Nonproliferation Act (50 U.S.C. 1701 note) is amended—
21	(1) in paragraph (1), by redesignating subpara-
22	graphs (A) through (E) as clauses (i) through (v),
23	respectively;
24	(2) by redesignating paragraphs (1) and (2) as
25	subparagraphs (A) and (B), respectively;

1	(3) in subparagraph (B), as redesignated—
2	(A) by striking "paragraph (1)" and in-
3	serting "subparagraph (A)"; and
4	(B) by striking the period at the end and
5	inserting "; or";
6	(4) by striking all that precedes subparagraph
7	(A), as redesignated, and inserting the following:
8	"(a) Reports.—The President shall, at the times
9	specified in subsection (b), submit to the Committee on
10	Foreign Affairs of the House of Representatives and the
11	Committee on Foreign Relations of the Senate a report
12	identifying every foreign person with respect to whom
13	there is credible information indicating that person—
14	"(1) on or after January 1, 1999, transferred
15	to or acquired from Iran, on or after January 1,
16	2005, transferred to or acquired from Syria, or on
17	or after January 1, 2006, transferred to or acquired
18	from North Korea—''; and
19	(5) by adding at the end the following new
20	paragraph:
21	"(2) on or after January 1, 2009, transferred
22	to Iran, Syria, or North Korea goods, services, or
23	technology that could assist efforts to extract or mill
24	uranium ore within the territory or control of Iran,
25	North Korea, or Syria.".

## SEC. 403. CONFORMING AMENDMENTS. 2 The Iran, North Korea, and Syria Nonproliferation 3 Act (50 U.S.C. 1701 note) is further amended by striking 4 "Committee on International Relations" each place it ap-5 pears and inserting "Committee on Foreign Affairs". V—ROLLOVER OF TITLE GAIN FROM DIVESTING **CERTAIN** 7 **QUALIFIED SECURITIES** OF 8 BUSINESS **ENTITIES** EN-9 GAGED IN DISCOURAGED AC-10 TIVITIES IN IRAN OR SUDAN 11 SEC. 501. ROLLOVER OF GAIN FROM DIVESTING CERTAIN 13 QUALIFIED SECURITIES OF BUSINESS ENTI-14 TIES ENGAGED IN DISCOURAGED ACTIVITIES 15 IN IRAN OR SUDAN. 16 (a) IN GENERAL.—Part III of subchapter O of chap-17 ter 1 of the Internal Revenue Code of 1986 (relating to common nontaxable exchanges) is amended by adding at 18 19 the end the following new section: 20 "SEC. 1046. ROLLOVER OF GAIN FROM DIVESTING CERTAIN 21 QUALIFIED SECURITIES OF BUSINESS ENTI-22 TIES ENGAGED IN DISCOURAGED ACTIVITIES 23 IN IRAN OR SUDAN. 24 "(a) Nonrecognition of Gain.— 25 "(1) In general.—In the case of any sale of 26 any qualified security held by a taxpayer with re-

1	spect to which such taxpayer elects the application
2	of this section, in any business entity that is en-
3	gaged in an Iran discouraged activity or a Sudan
4	discouraged activity, gain from such sale shall be
5	recognized only to the extent that the amount real-
6	ized on such sale exceeds—
7	"(A) the cost of any qualified replacement
8	property purchased by the taxpayer during the
9	30-day period beginning on the date of such
10	sale, reduced by
11	"(B) any portion of such cost previously
12	taken into account under this section.
13	"(2) Exception for ordinary income
14	GAIN.—This section shall not apply to any gain
15	which is treated as ordinary income for purposes of
16	this title.
17	"(3) Exception where taxpayer owns con-
18	TROLLING INTEREST IN THE BUSINESS ENTITY.—
19	"(A) In General.—Paragraph (1) shall
20	not apply to any sale if, immediately before
21	such sale, the taxpayer owns a controlling inter-
22	est in the business entity that is engaged in an
23	Iran discouraged activity or a Sudan discour-
24	aged activity.

1 "(B) Controlling interest.—For pur-2 poses of subparagraph (A), the term 'control-3 ling interest' means direct or indirect ownership 4 of at least 50 percent of the total voting power 5 and value of all classes of stock of a corpora-6 tion. For purposes of the preceding sentence, 7 the rules of paragraphs (1) and (5) of section 8 267(c) shall apply. "(C) AGGREGATION RULE.—For purposes 9 10 of this paragraph, all members of the same con-11 trolled group of corporations (within the meaning of section 267(f)) and all persons under 12 13 common control (within the meaning of section 14 52(b) but determined by treating an interest of 15 more than 50 percent as a controlling interest) 16 shall be treated as 1 person. 17 "(b) Definitions and Special Rules Relating TO SECURITIES AND REPLACEMENT PROPERTY.—For 18 19 purposes of this section— 20 "(1) Qualified security.— "(A) IN GENERAL.—The term 'qualified 21 22 security' means any security held by a taxpayer

in any business entity that is engaged in an

Iran discouraged activity or a Sudan discour-

aged activity.

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1	"(B) Exception.—Such term shall not in-
2	clude any security purchased or otherwise ac-
3	quired after the date of the enactment of this
4	section which, at the time of such purchase or
5	acquisition, was issued by a business entity
6	then engaged in an Iran discouraged activity or
7	a Sudan discouraged activity.
8	"(C) Security Defined.—The term 'se-
9	curity' has the meaning given such term by sec-
10	tion $165(g)(2)$ .
11	"(2) Qualified replacement property.—
12	"(A) IN GENERAL.—The term 'qualified
13	replacement property' means any security of a
14	business entity that, on the date of purchase by
15	the taxpayer—
16	"(i) is not engaged in an Iran discour-
17	aged activity or a Sudan discouraged activ-
18	ity on such date,
19	"(ii) is not a member of an expanded
20	affiliated group, any member of which is
21	engaged in an Iran discouraged activity or
22	a Sudan discouraged activity on such date
23	and
24	"(iii) meets the requirements of sub-
25	paragraph (B).

1	"(B) Replacement property.—Property
2	meets the requirements of this paragraph if,
3	with respect to the sale of any security—
4	"(i) except as provided in clause (ii),
5	in the case that the security is a share of
6	stock in a corporation, the replacement
7	property is a share of stock in a corpora-
8	tion,
9	"(ii) in the case that the security is a
10	share of stock of a regulated investment
11	company, real estate investment trust,
12	hedge fund, investment partnership, or
13	similar business entity, the replacement
14	property is a share of stock in a regulated
15	investment company, real estate invest-
16	ment trust, hedge fund, investment part-
17	nership, or similar business entity,
18	"(iii) in the case that the security is
19	a right to subscribe for, or to receive, a
20	share of stock in a corporation, the re-
21	placement property is a right to subscribe
22	for, or to receive, a share of stock in a cor-
23	poration, and
24	"(iv) in the case that the security is
25	a bond, debenture, note, or certificate, or

1	other evidence of indebtedness issued by a
2	corporation, with interest coupons or in
3	registered form, the replacement property
4	is a bond, debenture, note, or certificate,
5	or other evidence of indebtedness issued by
6	a corporation, with interest coupons or in
7	registered form.
8	"(C) Deemed investment if investing
9	IN ENTITIES ENGAGED IN DISCOURAGED AC-
10	TIVITIES.—Any regulated investment company,
11	real estate investment trust, hedge fund, invest-
12	ment partnership, or similar business entity,
13	which invests in the securities—
14	"(i) issued by a business entity deter-
15	mined to be engaging in Iran discouraged
16	activities or Sudan discouraged activities,
17	$\operatorname{or}$
18	"(ii) issued by the government of
19	Sudan or Iran or any agency thereof,
20	shall be deemed to be a business entity engag-
21	ing in Iran discouraged activities or Sudan dis-
22	couraged activities.
23	"(D) Business declaration of Pol-
24	ICY.—

1	"(i) In General.—Notwithstanding
2	any other provision of this section, in the
3	case of a business entity described in
4	clause (iii), a security in such business en-
5	tity shall not be treated as qualified re-
6	placement property unless the business en-
7	tity has made the following declaration: 'It
8	is our policy not to make investments in
9	business entities which engage in Iran dis-
10	couraged activities or Sudan discouraged
11	activities as defined in section 1046 of the
12	Internal Revenue Code of 1986, and to use
13	due diligence to avoid making such invest-
14	ments. It is our policy to divest on or be-
15	fore December 31, 2010, from business en-
16	tities engaged in Iran discouraged activi-
17	ties and Sudan discouraged activities.'.
18	"(ii) Not qualified security.—If a
19	business entity described in clause (iii) has
20	made the declaration specified in clause (i),
21	then from the time of such declaration an
22	interest in such business entity shall not be
23	treated as a qualified security.
24	"(iii) Business entity de-

SCRIBED.—A business entity described in

1	this clause is a regulated investment com-
2	pany, real estate investment trust, hedge
3	fund, investment partnership, or similar
4	business entity.
5	"(E) Expanded affiliated group.—
6	The term 'expanded affiliated group' means an
7	affiliated group as defined in section 1504(a),
8	determined—
9	"(i) by substituting 'more than 50
10	percent' for 'at least 80 percent' each place
11	it appears, and
12	"(ii) without regard to paragraphs (2)
13	and (4) of section 1504(b).
14	"(F) Basis adjustments.—If gain from
15	any sale is not recognized by reason of sub-
16	section (a), such gain shall be applied to reduce
17	(in the order acquired) the basis for deter-
18	mining gain or loss of any qualified replacement
19	property which is purchased by the taxpayer
20	during the 30-day period described in sub-
21	section (a).
22	"(G) Holding period.—For purposes of
23	determining the period for which the taxpayer
24	has held qualified replacement property the ac-
25	quisition of which resulted in the nonrecognition

under subsection (a) of any part of the gain realized on the sale of a qualified security, there shall be included the period for which such qualified security had been held by the taxpayer.

# "(3) Special rule for securities of certain entities.—

"(A) IN GENERAL.—For any business entity described in subparagraph (C), a security in such business entity shall be treated as qualified replacement property if the business entity has made the following declaration: 'It is our policy not to make investments in any person having an investment in, or carrying on a trade or business (within the meaning of section 162) in or with, Iran and Sudan. This policy may or may not include investments concerning the provision of food, medicine, humanitarian services in or to Iran or Sudan or investments concerning marginalized areas of Sudan (as defined in section 2 of the Sudan Accountability and Divestment Act of 2007 (121 2518)).'.

"(B) NOT QUALIFIED SECURITY.—If a business entity described in subparagraph (C)

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has made the declaration specified in subparagraph (A), then from the time of such declaration an interest in such business entity shall not be treated as a qualified security.

"(C) Business entity described in this subparagraph is a regulated investment company, real estate investment trust, hedge fund, investment partnership, or similar business entity.

"(D) CERTAIN BUSINESS ENTITIES AS RE-PLACEMENT PROPERTY.—A business entity described in subparagraph (C) making the declaration described in subparagraph (A) may qualify as replacement property if it has adopted restrictions on investment in persons that invest in or carrying on a trade or business (within the meaning of section 162) in or with countries other than Iran and Sudan that are designated as state sponsors of terrorism under section 6(j) of the Export Administration Act of 1979, section 40 of the Arms Export Control Act, or section 620A of the Foreign Assistance Act of 1961.

"(4) Business entity.—The term 'business entity' means any corporation, limited liability part-

1	nership, limited liability company, or any other busi-
2	ness entity conducting business activities in which
3	the taxpayer has purchased or can purchase securi-
4	ties.
5	"(c) Definitions and Rules Relating to Sudan
6	DISCOURAGED ACTIVITY.—For purposes of this section,
7	the term 'Sudan discouraged activity' means an invest-
8	ment in any business operation described in section 3(d)
9	of the Sudan Accountability and Divestment Act of 2007
10	(121 Stat. 2518).
11	"(d) Definitions and Rules Relating to Iran
12	DISCOURAGED ACTIVITIES.—For purposes of this sec-
13	tion—
14	"(1) IRAN DISCOURAGED ACTIVITY.—The term
15	'Iran discouraged activity' means—
16	"(A) an investment of \$20,000,000 or
17	more—
18	"(i) in the energy sector of Iran; or
19	"(ii) in a person that provides oil or
20	liquefied natural gas tankers, or products
21	used to construct or maintain pipelines
22	used to transport oil or liquefied natural
23	gas, for the energy sector in Iran;
24	"(B) an extension of \$20,000,000 or more
25	in credit to another person, for 45 days or

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more, if that person will use the credit to invest in the energy sector in Iran;

> "(C) except as provided in section 5(f) of the Iran Sanctions Act of 1996 (50 U.S.C. 1701 note), an investment of \$20,000,000 or more (or any combination of investments of at least \$5,000,000 each, which in the aggregate equals or exceeds \$20,000,000 in any 12-month period), that directly and significantly contributed to the enhancement of Iran's ability to develop petroleum resources of Iran;

> "(D) except as provided in section 5(f) of the Iran Sanctions Act of 1996 (50 U.S.C. 1701 note), the sale, lease, or provision to Iran of any goods, services, technology, information, or support that would allow Iran to maintain or expand its domestic production of refined petroleum resources, including any assistance in refinery construction, modernization, or repair; or

> "(E) except as provided in section 5(f) of the Iran Sanctions Act of 1996 (50 U.S.C. 1701 note), providing Iran with refined petroleum resources or engaging in any activity that could contribute to the enhancement of Iran's

1	ability to import refined petroleum resources,
2	including—
3	"(i) providing ships or shipping serv-
4	ices to deliver refined petroleum resources
5	to Iran;
6	"(ii) underwriting or otherwise pro-
7	viding insurance or reinsurance for such
8	activity; or
9	"(iii) financing or brokering such ac-
10	tivity.
11	"(2) Investment.—The 'investment' of assets,
12	with respect to a State or local government, in-
13	cludes—
14	"(A) a commitment or contribution of as-
15	sets;
16	"(B) a loan or other extension of credit; or
17	"(C) the entry into or renewal of a con-
18	tract for goods or services.
19	"(3) Energy sector.—The term 'energy sec-
20	tor' refers to activities to develop petroleum or nat-
21	ural gas resources or nuclear power.
22	"(4) IRAN.—The term 'Iran' includes any agen-
23	cy or instrumentality of Iran.
24	"(e) Doing Business With Terrorists.—

1	"(1) In general.—For purposes of this sec-
2	tion—
3	"(A) A business entity has engaged in Iran
4	discouraged activities if it conducts business
5	with or makes any charitable donation to any
6	Iranian person designated as a terrorist or to
7	any foreign terrorist organization.
8	"(B) A business entity has engaged in
9	Sudan discouraged activities if it conducts busi-
10	ness with or makes any charitable donation to
11	any Sudanese person designated as a terrorist
12	or to any foreign terrorist organization.
13	"(2) Terrorist.—A person is designated as a
14	terrorist for purposes of paragraph (1) if such per-
15	son is designated or otherwise individually identified
16	in or pursuant to an Executive Order which is re-
17	lated to terrorism and issued under the authority of
18	the International Emergency Economic Powers Act
19	or section 5 of the United Nations Participation Act
20	of 1945 for the purpose of imposing on such organi-
21	zation an economic or other sanction.
22	"(3) Foreign terrorist organization.—
23	For purposes of paragraph (1), the term 'foreign

terrorist organization' means an organization des-

ignated under section 219 of the Immigration and

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- Nationality Act (8 U.S.C. 1189) as a foreign terrorist organization.
- 3 "(f) Identification of Business Entities En-4 gaging in Iran Discouraged Activities or Sudan
- 5 Discouraged Activities.—

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- 6 "(1) Publication of List.—For purposes of 7 this section, the Secretary shall publish and update 8 at least every six months a list of business entities 9 engaging in any Sudan discouraged activities or Iran 10 discouraged activities, or both.
  - "(2) Regulations.—The Secretary shall issue regulations defining how a business entity shall not be deemed to be engaged in an Iran discouraged activity or Sudan discouraged activity, if—
    - "(A) with regard to activities on the date this section becomes effective, the business entity limits its activity to continuing existing contracts, without extension or expansion (except that an investment (as defined in section 14 of the Iran Sanctions Act of 1996) that would subject a business entity to sanctions under section 5 of the Iran Sanctions Act of 1996 shall be considered an Iran discouraged activity, notwithstanding contracts entered into prior to the effective date of this section), and

1 "(B) with regard to any Iran discouraged 2 activity or Sudan discouraged activity carried 3 on under contracts entered into or expanded 4 after the effective date of this section, the contract was entered into at a time when the busi-6 ness entity did not own or control the sub-7 sidiary business entity, and after acquiring such 8 ownership or control the business entity has not 9 extended or expanded or renewed such contract.

"(3) Taxpayer self-help.—Until such time as the Secretary publishes a list of those engaging in Iran discouraged activities or Sudan discouraged activities or if the Secretary fails to update that list as required in paragraph (1), the taxpayer may determine, using credible, publicly available information, which business entities engage in an Iran discouraged activity or a Sudan discouraged activity.

"(g) Improvement in the Actions of the Gov-19 Ernment of the Sudan.—Effective on the date when 20 the President certifies under a section 12 of the Sudan 21 Accountability and Divestment Act of 2007 (121 Stat. 22 2523), subsection (a) shall not apply to any Sudan dis-23 couraged activity after such date.

24 "(h) Improvement in the Actions of the Gov-25 ernment of Iran.—

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- 1 "(1) TERMINATION OF NONRECOGNITION
  2 TREATMENT.—Effective on the date when the re3 quirements described in paragraph (2) are met, sub4 section (a) shall not apply to any Iran discouraged
  5 activity after such date.
  - "(2) REQUIREMENTS.—The requirements described in this paragraph are—
    - "(A) a declaration by the President which states that, in the opinion of the President, Iran is no longer engaging in efforts to develop or retain weapons of mass destruction, and has not developed and is not developing the capacity to enrich or reprocess uranium or plutonium, and
    - "(B) a determination by the Secretary of State that Iran should no longer be listed as a state sponsor of acts of international terrorism pursuant to section 6(j) of the Export Administration Act of 1979, section 620A of the Foreign Assistance Act of 1961, section 40 of the Arms Export Control Act, or any other provision of law.".
- 23 (b) CLERICAL AMENDMENT.—The table of sections 24 for part III of subchapter O of chapter 1 of such Code 25 is amended by adding at the end the following new item:

"Sec. 1046. Rollover of gain from divesting certain qualified securities of business entities engaged in discouraged activities in Iran or Sudan.".

- 1 (c) Effective Date.—The amendments made by
- 2 this section shall apply to with respect to sales of securities
- 3 after the date of the enactment of this Act.

## 4 TITLE VI—PROHIBITION ON

- 5 UNITED STATES GOVERN-
- 6 MENT CONTRACTS AND IN-
- 7 VESTMENT FOR COMPANIES
- 8 CONDUCTING BUSINESS IN
- 9 **IRAN**
- 10 SEC. 601. PROHIBITION ON UNITED STATES GOVERNMENT
- 11 CONTRACTS.
- 12 (a) CERTIFICATION REQUIREMENT.—The head of
- 13 each executive agency shall ensure that each contract with
- 14 a company entered into by such executive agency for the
- 15 procurement of goods or services or agreement for the use
- 16 of Federal funds as part of a grant, loan, or loan guar-
- 17 antee, the provision of insurance or reinsurance, or the
- 18 provision of technical assistance to a company, includes
- 19 a clause that requires the company to certify to the con-
- 20 tracting officer that the company does not conduct busi-
- 21 ness operations in Iran described in section 605.
- 22 (b) Remedies.—
- 23 (1) In general.—The head of an executive
- agency may impose remedies as provided in this sub-

- section if the head of the executive agency determines that the contractor has submitted a false certification under subsection (a) after the date the
  Federal Acquisition Regulation is revised pursuant
  to subsection (e) to implement the requirements of
  this section.
  - (2) TERMINATION.—The head of an executive agency may terminate a covered contract with a company upon the determination of a false certification under paragraph (1).
  - (3) Suspension and debarment.—The head of an executive agency may debar or suspend a contractor from eligibility for Federal contracts upon the determination of a false certification under paragraph (1). The debarment period may not exceed 3 years.
  - (4) Inclusion on List of Parties Excluded From Federal Procurement and Nonprocure-Ment Programs.—The Administrator of General Services shall include on the List of Parties Excluded from Federal Procurement and Nonprocurement Programs maintained by the Administrator under part 9 of the Federal Acquisition Regulation issued under section 25 of the Office of Federal Procurement Policy Act (41 U.S.C. 421) each con-

- 1 tractor that is debarred, suspended, proposed for de-2 barment or suspension, or declared ineligible by the 3 head of an executive agency on the basis of a determination of a false certification under paragraph
- (1).5

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(5) Rule of construction.—This section 6 7 shall not be construed to limit the use of other rem-8 edies available to the head of an executive agency or 9 any other official of the Federal Government on the 10 basis of a determination of a false certification under paragraph (1).

## (c) WAIVER.—

- 13 (1) In General.—The President may waive 14 the requirement of subsection (a) on a case-by-case 15 basis if the President determines and certifies in 16 writing to the appropriate congressional committees 17 that it is in the national interest to do so.
- 18 (2) REPORTING REQUIREMENT.—Not later than 19 120 days after the date of the enactment of this Act 20 and semi-annually thereafter, the Administrator for 21 Federal Procurement Policy shall submit to the ap-22 propriate congressional committees a report on waiv-23 ers granted under paragraph (1).
- (d) Implementation Through the Federal Ac-24 QUISITION REGULATION.—Not later than 120 days after

- 1 the date of the enactment of this Act, the Federal Acquisi-
- 2 tion Regulation issued pursuant to section 25 of the Office
- 3 of Federal Procurement Policy Act (41 U.S.C. 421) shall
- 4 be revised to provide for the implementation of the re-
- 5 quirements of this section.
- 6 (e) Report.—Not later than one year after the date
- 7 the Federal Acquisition Regulation is revised pursuant to
- 8 subsection (e) to implement the requirements of this sec-
- 9 tion, the Administrator of General Services, with the as-
- 10 sistance of other executive agencies, shall submit to the
- 11 Office of Management and Budget and the appropriate
- 12 congressional committees a report on the actions taken
- 13 under this section.
- 14 SEC. 602. AUTHORITY OF STATE AND LOCAL GOVERN-
- 15 MENTS TO PROHIBIT CONTRACTS.
- Notwithstanding any other provision of law, a State
- 17 or local government may adopt and enforce measures to
- 18 prohibit the State or local government, as the case may
- 19 be, from entering into or renewing a contract for the pro-
- 20 curement of goods or services with persons that conduct
- 21 business operations in Iran described in section 605.
- 22 SEC. 603. UNITED STATES PENSION PLANS.
- 23 (a) DIVESTITURE FROM IRAN.—The managers of
- 24 United States Government pension plans or thrift savings
- 25 plans, shall take, to the extent consistent with the legal

- 1 and fiduciary duties otherwise imposed on them, imme-
- 2 diate steps to divest all investments in any entity with re-
- 3 spect to which sanctions are applied for activities de-
- 4 scribed in section 5(a) of the Iran Sanctions Act of 1996
- 5 (Public Law 104–172; 50 U.S.C. 1701 note), as amended
- 6 by this Act, section 302(a) of this Act, or section 106(a)
- 7 of the Comprehensive Iran Sanctions, Accountability, and
- 8 Divestment Act of 2010 (Public Law 111–195; 22 U.S.C.
- 9 8515).
- 10 (b) Prohibition on Future Investment.—The
- 11 managers of United States Government pension plans or
- 12 thrift savings plans shall ensure that there is no future
- 13 investment in any entity described in subsection (a) for
- 14 the duration of the period of time during which the entity
- 15 is sanctioned under the applicable provision of law de-
- 16 scribed in subsection (a).
- 17 SEC. 604. SUNSET.
- 18 This title shall terminate 30 days after the date on
- 19 which—
- 20 (1) the President has certified to Congress that
- 21 the Government of Iran has ceased providing sup-
- 22 port for acts of international terrorism and no
- longer satisfies the requirements for designation as
- a state-sponsor of terrorism for purposes of section
- 25 6(j) of the Export Administration Act of 1979, sec-

1 tion 620A of the Foreign Assistance Act of 1961, 2 section 40 of the Arms Export Control Act, or any 3 other provision of law; and 4 (2) Iran has permanently ceased the pursuit, 5 acquisition, and development of nuclear, biological, 6 and chemical weapons and missiles. 7 SEC. 605. DEFINITIONS. 8 In this title: (1) Company.—The term "company" means— 9 10 (A) a sole proprietorship, organization, as-11 sociation, corporation, partnership, limited li-12 ability company, venture, or other entity, its 13 subsidiary or affiliate; and 14 (B) includes a company owned or con-15 trolled, either directly or indirectly, by the gov-16 ernment of a foreign country, that is estab-17 lished or organized under the laws of, or has its 18 principal place of business in, such foreign 19 country and includes United States subsidiaries 20 of the same.

(2) AFFILIATE.—The term "affiliate" means any individual or entity that directly or indirectly controls, is controlled by, or is under common control with, the company, including without limitation direct and indirect subsidiaries of the company.

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- (3) Entity.—The term "entity" means a sole proprietorship, a partnership, limited liability corporation, association, trust, joint venture, corporation, or other organization.
  - (4) FEDERAL FUNDS.—The term "Federal funds" means a sum of money or other resources derived from United States taxpayers, which the United States Government may provide to companies through government grants or loans, or through the terms of a contract with the Federal Government, or through the Emergency Economic Stabilization Act of 2008 "Troubled Asset Relief Program" or other similar and related transaction vehicles, including a grant, loan, or loan guarantee, the provision of insurance or reinsurance, or the provision of technical assistance.
    - (5) Business operations.—The term "business operations" means—
      - (A) carrying out any of the activities described in section 5 (a) and (b) of the Iran Sanctions Act of 1996 (Public Law 104–172; 50 U.S.C. 1701 note), as amended by this Act, that are sanctionable under such section;
- 24 (B) providing sensitive technology (as de-25 fined in section 106(c) of the Comprehensive

1	Iran Sanctions, Accountability, and Divestment
2	Act of 2010 (Public Law 111–195; 22 U.S.C.
3	8515(c)) to the Government of Iran; and
4	(C) carrying out any of the activities de-
5	scribed in section 302(a) of this Act.
6	(6) Government of Iran.—The term "Gov-
7	ernment of Iran" includes the Government of Iran,
8	any political subdivision, agency, or instrumentality
9	thereof, and any person owned or controlled by, or
10	acting for or on behalf of, the Government of Iran.
11	(7) Petroleum resources.—
12	(A) IN GENERAL.—The term "petroleum
13	resources" includes petroleum, petroleum by-
14	products, oil or liquefied natural gas, oil or liq-
15	uefied natural gas tankers, and products used
16	to construct or maintain pipelines used to
17	transport oil or compressed or liquefied natural
18	gas.
19	(B) Petroleum by-products.—The
20	term "petroleum by-products" means gasoline,
21	kerosene, distillates, propane or butane gas, die-
22	sel fuel, residual fuel oil, and other goods classi-
23	fied in headings 2709 and 2710 of the Har-

monized Tariff Schedule of the United States.

1	(8) Sensitive technology.—The term "sen-
2	sitive technology" means hardware, software, tele-
3	communications equipment, or any other technology
4	that the President determines may be used by the
5	Government of Iran—
6	(A) to restrict the free flow of unbiased in-
7	formation in Iran; or
8	(B) to disrupt, monitor, or otherwise re-
9	strict speech by the people of Iran.
10	(9) Appropriate congressional commit-
11	TEES.—The term "appropriate congressional com-
12	mittees" means—
13	(A) the Committee on Banking, Housing,
14	and Urban Affairs, the Committee on Foreign
15	Relations, and the Select Committee on Intel-
16	ligence of the Senate; and
17	(B) the Committee on Financial Services,
18	the Committee on Foreign Affairs, and the Per-
19	manent Select Committee on Intelligence of the
20	House of Representatives.
21	(10) Executive agency.—The term "execu-
22	tive agency" has the meaning given the term in sec-
23	tion 4 of the Office of Federal Procurement Policy
24	Act (41 U.S.C. 403).

1	TITLE VII—TERMINATION OF
2	LOAN DISBURSEMENTS TO
3	IRAN FROM THE INTER-
4	NATIONAL BANK FOR RECON-
5	STRUCTION AND DEVELOP-
6	MENT
7	SEC. 701. TERMINATION OF LOAN DISBURSEMENTS TO
8	IRAN FROM THE INTERNATIONAL BANK FOR
9	RECONSTRUCTION AND DEVELOPMENT.
10	(a) In General.—The President of the United
11	States shall take all action available to seek a termination
12	of disbursements of funds under loans made by the Inter-
13	national Bank for Reconstruction and Development to
14	Iran.
15	(b) REPORT TO THE CONGRESS.—On the date that
16	is 6 months after the date of the enactment of this Act,
17	and every 6 months thereafter, the President shall submit
18	to the Committee on Financial Services of the House of
19	Representatives and the Committee on Foreign Relations
20	of the Senate a report on the efforts made by the United
21	States to terminate the loan disbursements referred to in
22	subsection (a).

## SEC. 702. UNITED STATES OPPOSITION TO NEW COUNTRY 2 ASSISTANCE STRATEGY FOR IRAN. 3 (a) STATEMENT OF POLICY.—It is the policy of the United States to oppose a new Country Assistance Strat-4 5 egy for Iran. 6 (b) Actions To Be Taken if the World Bank VIOLATES THE POLICY OR MAKES A NEW LOAN TO IRAN.—If, after the date of the enactment of this Act, the 9 International Bank for Reconstruction and Development 10 approves a Country Assistance Strategy for Iran, or ap-11 proves a loan to Iran, the President of the United States 12 shall— 13 (1) terminate any contribution by the United 14 States to the International Bank for Reconstruction 15 and Development, the International Finance Cor-16 poration, and the Multilateral Investment Guarantee 17 Corporation for the fiscal year in which the Country 18 Assistance Strategy or loan is approved, or (if loan 19 disbursements to Iran for that fiscal year have been 20 made by such institutions) for the following fiscal 21 year; 22 (2) prohibit the sale of debt instruments of the 23 International Bank for Reconstruction and Develop-24 ment in the United States, prohibit the purchase of 25 any such debt instrument by any United States per-26

son; and

- 1 (3) prohibit the United States Government and 2 any state or municipal governmental entity from 3 purchasing any such debt instrument. 4 SEC. 703. SUNSET. 5 Sections 701 and 702 shall terminate 30 days after the date on which the President has certified to Congress 7 that— 8 (1) the Government of Iran has ceased pro-9 viding support for acts of international terrorism 10 and no longer satisfies the requirements for designa-11 tion as a state-sponsor of terrorism for purposes of 12 section 6(j) of the Export Administration Act of 13 1979, section 620A of the Foreign Assistance Act of 14 1961, section 40 of the Arms Export Control Act, 15 or any other provision of law; and 16 (2) Iran has ceased the pursuit, acquisition, 17
  - (2) Iran has ceased the pursuit, acquisition, and development of nuclear, biological, and chemical weapons and ballistic missiles and ballistic missile launch technology.

## 20 SEC. 704. RULE OF INTERPRETATION.

Nothing in section 701 or 702 shall be interpreted to affect United States contributions to, or the participation of the United States in, the International Development Association.

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