#### 118TH CONGRESS 2D SESSION

### H.R.6603

#### **AN ACT**

To apply foreign-direct product rules to Iran.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "No Technology for					
3	Terror Act".					
4	SEC. 2. APPLICATION OF FOREIGN-DIRECT PRODUCT					
5	RULES TO IRAN.					
6	(a) In General.—Beginning on the date that is 9					
7	days after the date of the enactment of this Act, a foreign					
8	produced item shall be subject to the Export Administra-					
9	tion Regulations (pursuant to the Export Control Reform					
10	Act of 2018 (50 U.S.C. 4801 et seq.)) if the item—					
11	(1) meets—					
12	(A) the product scope requirements de-					
13	scribed in subsection (b); and					
14	(B) the destination scope requirements de-					
15	scribed in subsection (c); and					
16	(2) is exported, reexported, or in-country trans-					
17	ferred to Iran from abroad or involves the Govern-					
18	ment of Iran.					
19	(b) Product Scope Requirements.—A foreign-					
20	produced item meets the product scope requirements of					
21	this subsection if the item—					
22	(1) is a direct product of United States-origin					
23	technology or software subject to the Export Admin-					
24	istration Regulations that is specified in a covered					
25	Export Control Classification Number or is ident					

- fied in supplement no. 7 to part 746 of the Export
   Administration Regulations; or
- 1 (2) is produced by any plant or major compo1 nent of a plant that is located outside the United
  2 States, if the plant or major component of a plant,
  3 whether made in the United States or a foreign
  4 country, itself is a direct product of United States
  5 origin technology or software subject to the Export
  6 Administration Regulations that is specified in a
  10 covered Export Control Classification Number.
- 11 (c) Destination Scope Requirements.—A for12 eign-produced item meets the destination scope require13 ments of this subsection if there is knowledge that the for14 eign-produced item is destined to Iran or will be incor15 porated into or used in the production or development of
  16 any part, component, or equipment subject to the Export
  17 Administration Regulations and produced in or destined
  18 to Iran.

#### (d) License Requirements.—

20 (1) IN GENERAL.—A license shall be required 21 to export, reexport, or in-country transfer a foreign-22 produced item from abroad that meets the product 23 scope requirements described in subsection (b) and 24 the destination scope requirements described in sub-

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1	section (c) and is subject to the Export Administra-				
2	tion Regulations pursuant to this section.				
3	(2) Exceptions.—The license requirements o				
4	paragraph (1) shall not apply to—				
5	(A) food, medicine, or medical devices that				
6	are—				
7	(i) designated as EAR99; or				
8	(ii) not designated under or listed or				
9	the Commerce Control List; or				
10	(B) services, software, or hardware (other				
11	than services, software, or hardware for end-				
12	users owned or controlled by the Government of				
13	Iran) that are—				
14	(i) necessarily and ordinarily incident				
15	to communications; or				
16	(ii) designated as—				
17	(I) EAR99; or				
18	(II) Export Control Classification				
19	Number 5A992.c or 5D992.c, and				
20	classified in accordance with section				
21	740.17 of title 15 Code of Federal				
22	Regulations; and				
23	(iii) subject to a general license issued				
24	by the Department of Commerce or De-				
25	partment of Treasury.				

1	(e) NATIONAL INTEREST WAIVER.—The Secretary of
2	Commerce may waive the requirements imposed under this
3	section if the Secretary—
4	(1) determines that the waiver is in the national
5	interests of the United States; and
6	(2) submits to the Committee on Foreign Af-
7	fairs of the House of Representatives and the Com-
8	mittee on Banking, Housing, and Urban Affairs of
9	the Senate a report explaining which requirements
10	are being waived and the reasons for the waiver.
11	(f) Sunset.—The authority provided under this sec-
12	tion shall terminate on the date that is 7 years after the
13	date of the enactment of this Act.
14	(g) Definitions.—In this section—
15	(1) the term "Commerce Control List" means
16	the list maintained pursuant to part 744 of the Ex-
17	port Administration Regulations;
18	(2) the term "covered Export Control Classi-
19	fication Number" means an Export Control Classi-
20	fication Number in product group D or E of Cat-
21	egory 3, 4, 5, 6, 7, 8, or 9 of the Commerce Control
22	List;
23	(3) the terms "Export Administration Regula-
24	tions", "export", "reexport", and "in-country trans-
25	for" have the meanings given those terms in section

1	1742 of the Export Control Reform Act of 2018 (50
2	U.S.C. 4801); and
3	(4) the terms "direct product", "technology",
4	"software", "major component", "knowledge", "pro-
5	duction", "development", "part", "component",
6	"equipment", and "government end users" have the
7	meanings given those terms in section 734.9 or part
8	772 of the Export Administration Regulations, as
9	the case may be.
	Passed the House of Representatives April 16, 2024.
	Attest:

Clerk.

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