

119TH CONGRESS
2D SESSION

H. R. 7540

To enhance bilateral defense cooperation between the United States and Israel, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 12, 2026

Mr. JACKSON of Texas (for himself and Mr. DAVIS of North Carolina) introduced the following bill; which was referred to the Committee on Armed Services, and in addition to the Committee on Foreign Affairs, 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 bilateral defense cooperation between the United States and Israel, and for other purposes.

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

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “United States-Israel
5 Framework for Upgraded Technologies, Unified Research,
6 and Enhanced Security Act of 2026” or the “United
7 States-Israel FUTURES Act of 2026”.

1 **SEC. 2. SENSE OF CONGRESS.**

2 It is the sense of Congress that—

3 (1) the United States and Israel—

4 (A) are bound by shared democratic val-
5 ues, strategic interests, and deep cultural and
6 technological ties; and

7 (B) can benefit from further joint innova-
8 tion and rapid technology deployment in facing
9 common and evolving security challenges;

10 (2) Israel is a strategic and capable ally of the
11 United States that advances United States strategic
12 interests, strengthens United States military capa-
13 bilities, and bolsters the United States economy;

14 (3) as a global leader and innovator in the de-
15 velopment of defense technology, Israel is a close
16 foreign defense partner of the United States;

17 (4) on September 14, 2016, the United States
18 and Israel signed a 10-year memorandum of under-
19 standing reaffirming the importance of continuing
20 annual United States military assistance to Israel
21 and cooperative missile defense programs in a way
22 that enhances the security and bilateral relationship
23 between the two countries;

24 (5) the United States-Israel defense partner-
25 ship, through sustained joint research and develop-
26 ment, has yielded critical advances in both countries’

1 national security capabilities in areas such as missile
2 defense, directed energy, counter drone, anti-tun-
3 neling, counterterrorism, and emerging technologies;
4 (6) to maintain Israel’s qualitative military edge
5 while deterring adversaries and ensuring mutual se-
6 curity, the United States and Israel must expand co-
7 operation in emerging domains; and

8 (7) to grow American technological supremacy,
9 the United States must leverage the unique capabili-
10 ties offered by each country and more rapidly inte-
11 grate jointly developed and Israeli-origin defense
12 technologies into United States military systems,
13 programs of record, and the defense industrial base.

14 **SEC. 3. ESTABLISHMENT OF THE UNITED STATES-ISRAEL**
15 **DEFENSE TECHNOLOGY COOPERATION INI-**
16 **TIATIVE.**

17 (a) ESTABLISHMENT.—The Secretary of Defense,
18 with the concurrence of the Minister of Defense of Israel,
19 shall establish a cooperative initiative, to be known as the
20 “United States-Israel Defense Technology Cooperation
21 Initiative”, to expand and accelerate bilateral defense
22 technology research, development, testing, evaluation, in-
23 tegration, and industrial cooperation by—

1 (1) identifying jointly developed or Israeli-origin
2 technologies with operational utility for integration
3 into United States systems and programs of record;

4 (2) conducting collaborative research initiatives
5 involving government, private sector, and academic
6 institutions in the United States and Israel, in a
7 manner that protects sensitive technology and infor-
8 mation and the national security interests of the
9 United States and Israel;

10 (3) facilitating the transition of technologies
11 from research and development into procurement
12 and acquisition pathways;

13 (4) establishing frameworks for joint ventures,
14 licensing agreements, and United States-based co-
15 production or manufacturing partnerships with
16 Israeli industry;

17 (5) coordinating with relevant Department of
18 Defense components, including the Irregular War-
19 fare Technical Support Directorate, capability devel-
20 opment and innovation divisions, the Defense Inno-
21 vation Unit, the United States-Israel Operations
22 Technology Working Group, the Defense Advanced
23 Research Projects Agency, the Missile Defense
24 Agency and United States Space Command, and the

1 military services, to align efforts and avoid duplica-
2 tion; and

3 (6) promoting joint training exercises and infor-
4 mation-sharing mechanisms to enhance operational
5 readiness to deploy jointly developed technologies.

6 (b) INITIATIVE DOMAINS.—The Initiative shall be
7 carried out through cooperative efforts in domains such
8 as the following:

9 (1) Counter-Unmanned Systems including aer-
10 ial, maritime, and ground platforms.

11 (2) Anti-tunneling and subterranean threats.

12 (3) Missile and air defense technologies, includ-
13 ing Golden Dome for America.

14 (4) Artificial intelligence, quantum, machine
15 learning, and autonomous systems.

16 (5) Directed energy and advanced sensing.

17 (6) Cyber defense, electronic warfare, and dig-
18 ital resilience.

19 (7) Biotechnology, biomanufacturing, and med-
20 ical defense.

21 (8) Network integration, data fusion, and con-
22 tested logistics.

23 (9) Defense industrial base cooperation, manu-
24 facturing, and co-production.

1 (10) Other emerging technologies as jointly
2 agreed by the United States and Israel.

3 (c) ACTIVITIES IN COORDINATION WITH OTHER
4 FEDERAL DEPARTMENTS AND AGENCIES.—The Sec-
5 retary of Defense shall coordinate activities under the Ini-
6 tiative with the Secretary of State, the Secretary of Com-
7 merce, and the heads of other relevant Federal depart-
8 ments and agencies, to ensure consistency with existing
9 laws and regulations.

10 **SEC. 4. REPORTING.**

11 (a) INTERIM PROGRESS UPDATE.—Not later than
12 180 days after the date of enactment of this Act, the Sec-
13 retary of Defense shall provide to the congressional de-
14 fense committees an interim briefing or written update de-
15 scribing—

- 16 (1) steps taken to stand up the initiative;
17 (2) early coordination with Israeli counterparts;
18 (3) initial technology areas identified for accel-
19 erated cooperation and technologies with operational
20 utility for integration into United States systems
21 and programs of record;
22 (4) Department of Defense components des-
23 ignated to lead implementation; and

1 (5) any early transition, prototyping, or integra-
2 tion activities initiated during the period covered by
3 the update.

4 (b) ANNUAL REPORT.—Not later than 1 year after
5 the date of enactment of this Act, and annually thereafter,
6 the Secretary of Defense shall submit to the congressional
7 defense committees a report on implementation of the pro-
8 gram established under this section. Each such report
9 shall include—

10 (1) a description of activities conducted under
11 the program;

12 (2) an assessment of progress made in advanc-
13 ing shared national security interests;

14 (3) an assessment of the program’s collabora-
15 tion with other relevant Federal programs, including
16 the United States-Israel operations-technology work-
17 ing group and United States-Israel cooperative pro-
18 grams run by the capability development and inno-
19 vation division and the irregular warfare technical
20 support directorate;

21 (4) a description of technologies transitioned
22 into United States acquisition programs or fielded
23 systems;

24 (5) a description of partnerships established
25 with United States and Israeli industry; and

1 (6) recommendations for future priorities and
2 assessment of resource needs, including further au-
3 thorities necessary to promote the long-term integra-
4 tion of joint capabilities between the United States
5 and Israel.

6 (c) FORM.—Each report required under subsection
7 (b) shall be submitted in unclassified form but may in-
8 clude a classified annex.

9 (d) PUBLIC TRANSPARENCY.—The Secretary of De-
10 fense shall make available on a publicly accessible website
11 of the Department of Defense periodic, unclassified up-
12 dates, to the maximum extent practicable, on activities
13 conducted under the Initiative, including a description of
14 how these activities contribute to American technological
15 and military supremacy. Such updates shall be made in
16 a manner that ensures that classified information or other
17 information that would compromise operational security,
18 export controls, or sensitive technology are not released.

19 (e) CONGRESSIONAL DEFENSE COMMITTEES DE-
20 FINED.—In this Act, the term “congressional defense
21 committees” means the Committees on Appropriations
22 and Armed Services of the House of Representatives and
23 of the Senate.

1 **SEC. 5. AUTHORIZATION OF APPROPRIATIONS.**

2 There is authorized to be appropriated \$150,000,000
3 for each of fiscal years 2027 through 2029 to carry out
4 this Act.

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