^{111TH CONGRESS} 1ST SESSION H.R. 2194

To amend the Iran Sanctions Act of 1996 to enhance United States diplomatic efforts with respect to Iran by expanding economic sanctions against Iran.

IN THE HOUSE OF REPRESENTATIVES

April 30, 2009

Mr. BERMAN (for himself, Ms. ROS-LEHTINEN, Mr. ACKERMAN, Mr. BURTON of Indiana, Mr. SHERMAN, Mr. ROYCE, Mr. ANDREWS, and Mr. KIRK) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, Oversight and Government Reform, and Ways and Means, 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 amend the Iran Sanctions Act of 1996 to enhance United States diplomatic efforts with respect to Iran by expanding economic sanctions against Iran.
 - 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 "Iran Refined Petro-5 leum Sanctions Act of 2009".

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1 SEC. 2. FINDINGS; SENSE OF CONGRESS.

2 (a) FINDINGS.—Congress finds the following:

3 (1) The illicit nuclear activities of the Govern4 ment of Iran—combined with its development of un5 conventional weapons and ballistic missiles, and sup6 port for international terrorism—represent a serious
7 threat to the security of the United States and U.S.
8 allies in Europe, the Middle East, and around the
9 world.

10 (2) The United States and other responsible na11 tions have a vital interest in working together to
12 prevent the Government of Iran from acquiring a
13 nuclear weapons capability.

14 (3) The International Atomic Energy Agency 15 has repeatedly called attention to Iran's unlawful 16 nuclear activities, and, as a result, the United Na-17 tions Security Council has adopted a range of sanc-18 tions designed to encourage the Government of Iran 19 to cease those activities and comply with its obliga-20 tions under the Treaty on the Non-Proliferation of 21 Nuclear Weapons (commonly known as the "Nuclear 22 Non-Proliferation Treaty").

(4) As a presidential candidate, then-Senator
Obama stated that additional sanctions, especially
those targeting Iran's dependence on imported re-

2 ment of Iran to abandon its illicit nuclear activities. (5) On October 7, 2008, then-Senator Obama 3 stated, "Iran right now imports gasoline, even 4 5 though it's an oil producer, because its oil infra-6 structure has broken down. If we can prevent them 7 from importing the gasoline that they need and the 8 refined petroleum products, that starts changing 9 their cost-benefit analysis. That starts putting the 10 squeeze on them.".

(6) On June 4, 2008, then-Senator Obama
stated, "We should work with Europe, Japan, and
the Gulf states to find every avenue outside the U.N.
to isolate the Iranian regime—from cutting off loan
guarantees and expanding financial sanctions, to
banning the export of refined petroleum to Iran.".

(7) Major European allies, including the United
Kingdom, France, and Germany, have advocated
that sanctions be significantly toughened should
international diplomatic efforts fail to achieve
verifiable suspension of Iran's uranium enrichment
program and an end to its nuclear weapons program
and other illicit nuclear activities.

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

fined petroleum, may help to persuade the Govern-

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gether with U.S. allies to do everything possible-

2	diplomatically, politically, and economically—to pre-
3	vent Iran from acquiring a nuclear weapons capa-
4	bility.
5	(b) SENSE OF CONGRESS.—It is the sense of the
6	Congress that—
7	(1) international diplomatic efforts to address
8	Iran's illicit nuclear efforts, unconventional and bal-
9	listic missile development programs, and support for
10	international terrorism are more likely to be effective
11	if the President is empowered with the explicit au-
12	thority to impose additional sanctions on the Gov-
13	ernment of Iran;
14	(2) the concerns of the United States regarding
15	Iran are strictly the result of the actions of the Gov-
16	ernment of Iran; and
17	(3) the people of the United States—
18	(A) have feelings of friendship for the peo-
19	ple of Iran;

(B) regret that developments in recent dec-ades have created impediments to that friendship; and

(C) hold the people of Iran, their culture, and their ancient and rich history in the highest esteem.

(c) STATEMENT OF POLICY.—It should be the policy
 of the United States to—

3 (1) support international diplomatic efforts to
4 end Iran's uranium enrichment program and its nu5 clear weapons program;

6 (2) encourage foreign governments to direct
7 state-owned entities to cease all investment in, and
8 support of, Iran's energy sector and all exports of
9 refined petroleum products to Iran;

10 (3) encourage foreign governments to require
11 private entities based in their territories to cease all
12 investment in, and support of, Iran's energy sector
13 and all exports of refined petroleum products to
14 Iran;

(4) impose sanctions on the Central Bank of
Iran and any other Iranian bank or financial institution engaged in proliferation activities or support of
terrorist groups; and

(5) work with the allies of the United States to
take appropriate measures to protect the international financial system from deceptive and illicit
practices by Iranian banks and financial institutions
involved in proliferation activities or support of terrorist groups.

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3 (a) EXPANSION OF SANCTIONS.—Section 5(a) of the
4 Iran Sanctions Act of 1996 (50 U.S.C. 1701 note) is
5 amended to read as follows:

6 "(a) SANCTIONS WITH RESPECT TO THE DEVELOP7 MENT OF PETROLEUM RESOURCES OF IRAN AND EXPOR8 TATION OF REFINED PETROLEUM TO IRAN.—

9 "(1) DEVELOPMENT OF PETROLEUM RE10 SOURCES OF IRAN.—

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"(A) INVESTMENT.—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) if the President determines that a person has, with actual knowledge, on or after the date of the enactment of this Act, made 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.

24 "(B) PRODUCTION OF REFINED PETRO25 LEUM RESOURCES.—Except as provided in sub26 section (f), the President shall impose the sanc-

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1 tions described in section 6(b) (in addition to 2 any sanctions imposed under subparagraph (A)) 3 if the President determines that a person has, 4 with actual knowledge, on or after the date of the enactment of the Iran Refined Petroleum 5 6 Sanctions Act of 2009, sold, leased, or provided 7 to Iran any goods, services, technology, infor-8 mation, or support that would allow Iran to 9 maintain or expand its domestic production of 10 refined petroleum resources, including any as-11 sistance in refinery construction, modernization, 12 or repair.

13 "(2) EXPORTATION OF REFINED PETROLEUM 14 RESOURCES TO IRAN.—Except as provided in sub-15 section (f), the President shall impose the sanctions 16 described in section 6(b) if the President determines 17 that a person has, with actual knowledge, on or after 18 the date of the enactment of the Iran Refined Petro-19 leum Sanctions Act of 2009, provided Iran with re-20 fined petroleum resources or engaged in any activity 21 that could contribute to the enhancement of Iran's 22 ability to import refined petroleum resources, includ-23 ing—

24 "(A) providing ships or shipping services25 to deliver refined petroleum resources to Iran;

1	"(B) underwriting or otherwise providing
2	insurance or reinsurance for such activity; or
3	"(C) financing or brokering such activity.".
4	(b) Description of Sanctions.—Section 6 of such
5	Act is amended—
6	(1) by striking "The sanctions to be imposed on
7	a sanctioned person under section 5 are as follows:"
8	and inserting the following:
9	"(a) IN GENERAL.—The sanctions to be imposed on
10	a sanctioned person under subsections $(a)(1)(A)$ and (b)
11	of section 5 are as follows:"; and
12	(2) by adding at the end the following:
13	"(b) Additional Sanctions.—The sanctions to be
14	imposed on a sanctioned person under paragraphs $(1)(B)$
15	and (2) of section 5(a) are as follows:
16	"(1) FOREIGN EXCHANGE.—The President
17	shall, under such regulations as the President may
18	prescribe, prohibit any transactions in foreign ex-
19	change by the sanctioned person.
20	"(2) BANKING TRANSACTIONS.—The President
21	shall, under such regulations as the President may
22	prescribe, prohibit any transfers of credit or pay-
23	ments between, by, through, or to any financial in-
24	stitution, to the extent that such transfers or pay-
25	ments involve any interest of the sanctioned person.

"(3) PROPERTY TRANSACTIONS.—The Presi-1 2 dent shall, under such regulations as the President 3 may prescribe, prohibit any acquisition, holding, 4 withholding, use, transfer, withdrawal, transpor-5 tation, importation, or exportation of, dealing in, or 6 exercising any right, power, or privilege with respect 7 to, or transactions involving, any property in which 8 the sanctioned person has any interest by any per-9 son, or with respect to any property, subject to the 10 jurisdiction of the United States.". 11 (c) PRESIDENTIAL WAIVER.—Section 9(c)(2) of such

12 Act is amended by amending subparagraph (C) to read
13 as follows:

14 "(C) an estimate of the significance of the 15 provision of the items described in paragraph (1) or (2) of section 5(a) or section 5(b) to 16 17 Iran's ability to develop its petroleum resources, 18 to maintain or expand its domestic production 19 of refined petroleum resources, to import re-20 fined petroleum resources, or to develop its 21 weapons of mass destruction or other military 22 capabilities (as the case may be); and".

23 (d) STRENGTHENING OF WAIVER AUTHORITY AND24 SANCTIONS IMPLEMENTATION.—

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1	(1) Investigations.—Section 4(f) of the Iran
2	Sanctions Act of 1996 (50 U.S.C. 1701 note) is
3	amended—
4	(A) in paragraph (1)—
5	(i) by striking "should initiate" and
6	inserting "shall immediately initiate";
7	(ii) by inserting "or 5(b)" after "sec-
8	tion $5(a)$ "; and
9	(iii) by striking "as described in such
10	section" and inserting "as described in sec-
11	tion $5(a)(1)$ or other activity described in
12	section $5(a)(2)$ or $5(b)$ (as the case may
13	be)";
14	(B) in paragraph (2), by striking ", pursu-
15	ant to section $5(a)$, if a person has engaged in
16	investment activity in Iran as described in such
17	section" and inserting ", pursuant to section
18	5(a) or (b) (as the case may be), if a person
19	has engaged in investment activity in Iran as
20	described in section $5(a)(1)$ or other activity de-
21	scribed in section $5(a)(2)$ or $5(b)$ (as the case
22	may be)"; and
23	(C) by adding at the end the following new
24	paragraph:

1	"(3) Definition of credible informa-
2	TION.—For the purposes of this subsection, the term
3	'credible information' means public or classified in-
4	formation or reporting supported by other substan-
5	tiating evidence.".
6	(2) Exception for proliferation security
7	INITIATIVE.—Section 5(f) of the Iran Sanctions Act
8	of 1996 (50 U.S.C. 1701 note) is amended—
9	(A) in paragraph (6), by striking "or" at
10	the end;
11	(B) in paragraph (7), by striking the pe-
12	riod at the end and inserting "; or"; and
13	(C) by adding at the end the following new
14	paragraph:
15	"(8) if the President determines in writing that
16	the person to which the sanctions would otherwise be
17	applied is—
18	"(A) a citizen or resident of a country that
19	is a participant in the Proliferation Security
20	Initiative; or
21	"(B) a foreign person that is organized
22	under the laws of a country described in sub-
23	paragraph (A) and is a subsidiary of a United
24	States person.".

(3) GENERAL WAIVER AUTHORITY.—Section
 9(c)(1) of the Iran Sanctions Act of 1996 (50
 U.S.C. 1701 note) is amended by striking "impor tant to the national interest of the United States"
 and inserting "vital to the national security interest
 of the United States".

7 (4) RULE OF CONSTRUCTION.—The amend8 ments made by this subsection shall not be con9 strued to affect any exercise of the authority of sec10 tion 4(f) or section 9(c) of the Iran Sanctions Act
11 of 1996 as in effect on the day before the date of
12 the enactment of this Act.

(e) REPORTS ON UNITED STATES EFFORTS TO CUR14 TAIL CERTAIN BUSINESS TRANSACTIONS RELATING TO
15 IRAN.—Section 10 of such Act is amended by adding at
16 the end the following:

17 "(d) Reports on Certain Business Trans-18 Actions Relating to Iran.—

"(1) IN GENERAL.—Not later than 90 days
after the date of the enactment of the Iran Refined
Petroleum Sanctions Act of 2009, and every 6
months thereafter, the President shall submit a report to the appropriate congressional committees regarding any person who has—

1	"(A) provided Iran with refined petroleum
2	resources;
3	"(B) sold, leased, or provided to Iran any
4	goods, services, or technology that would allow
5	Iran to maintain or expand its domestic produc-
6	tion of refined petroleum resources; or
7	"(C) engaged in any activity that could
8	contribute to the enhancement of Iran's ability
9	to import refined petroleum resources.
10	"(2) DESCRIPTION.—For each activity set forth
11	in subparagraphs (A) through (C) of paragraph (1),
12	the President shall provide a complete and detailed
13	description of such activity, including—
14	"(A) the date or dates of such activity;
15	"(B) the name of any persons who partici-
16	pated or invested in or facilitated such activity;
17	"(C) the United States domiciliary of the
18	persons referred to in subparagraph (B);
19	"(D) any Federal Government contracts to
20	which the persons referred to in subparagraph
21	(B) are parties; and
22	"(E) the steps taken by the United States
23	to respond to such activity.
24	"(3) FORM OF REPORTS; PUBLICATION.—The
25	reports required under this subsection shall be—

1	"(A) submitted in unclassified form, but
2	may contain a classified annex; and
3	"(B) published in the Federal Register.".
4	(f) Clarification and Expansion of Defini-
5	TIONS.—Section 14 of such Act is amended—
6	(1) in paragraph $(13)(B)$ —
7	(A) by inserting "financial institution, in-
8	surer, underwriter, guarantor, any other busi-
9	ness organization, including any foreign sub-
10	sidiary, parent, or affiliate of such a business
11	organization," after "trust,"; and
12	(B) by inserting ", such as an export cred-
13	it agency" before the semicolon at the end; and
14	(2) by amending paragraph (14) to read as fol-
15	lows:
16	"(14) Petroleum resources.—
17	"(A) IN GENERAL.—The term 'petroleum
18	resources' includes petroleum, petroleum by-
19	products, oil or liquefied natural gas, oil or liq-
20	uefied natural gas tankers, and products used
21	to construct or maintain pipelines used to
22	transport oil or compressed or liquefied natural
23	gas.
24	"(B) PETROLEUM BY-PRODUCTS.—The
25	term 'petroleum by-products' means gasoline,

1	kerosene, distillates, propane or butane gas, die-
2	sel fuel, residual fuel oil, and other goods classi-
3	fied in headings 2709 and 2710 of the Har-
4	monized Tariff Schedule of the United States.".
5	(g) Conforming Amendments.—
6	(1) Multilateral regime.—Section 4 of
7	such Act is amended—
8	(A) in subsection $(b)(2)$, by striking "(in
9	addition to that provided in subsection (d))";
10	and
11	(B) by striking subsection (d) and redesig-
12	nating subsections (e) and (f) as subsections (d)
13	and (e), respectively.
14	(2) Impositions of sanctions.—Section 5(b)
15	of such Act is amended by striking "section 6" and
16	inserting "section 6(a)".

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