115TH CONGRESS 1ST SESSION

H.R.4324

AN ACT

- To require the Secretary of the Treasury to make certifications with respect to United States and foreign financial institutions' aircraft-related transactions involving 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,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Strengthening Over-
- 3 sight of Iran's Access to Finance Act".

4 SEC. 2. FINDINGS.

- 5 The Congress finds the following:
- (1) Under the Joint Comprehensive Plan of Action (JCPOA), informally known as the Iran nuclear deal, the Obama administration agreed to license the sale of commercial passenger aircraft to Iran, the world's foremost state sponsor of terrorism and a jurisdiction of primary money laundering concern.
 - (2) In April 2015, prior to the adoption of the JCPOA, Secretary of the Treasury Jacob Lew, in publicly advocating for its provisions, stated: "Make no mistake: deal or no deal, we will continue to use all our available tools, including sanctions, to counter Iran's menacing behavior. Iran knows that our host of sanctions focused on its support for terrorism and its violations of human rights are not, and have never been, up for discussion.".
 - (3) In March 2016 remarks to the Carnegie Endowment for International Peace, Secretary Lew, in reference to U.S. commitments under the JCPOA, stated: "While we have lifted the nuclear sanctions, we continue to enforce sanctions directed

- at support for terrorism and regional destabilization,
 and missile and human rights violations.".
 - (4) In an April 2016 forum at the Council on Foreign Relations, Secretary Lew stated that, under the JCPOA, the U.S. committed to lifting its nuclear sanctions, "but the U.S. financial system is not open to Iran, and that is not something that is going to change".
 - (5) In September 2016, the Department of the Treasury's Office of Foreign Assets Control (OFAC) issued licenses permitting the export of up to 97 aircraft for use by Iran Air, the Islamic Republic of Iran's flagship state-owned carrier. These licenses included authorization for U.S. financial institutions "to engage in all transactions necessary to provide financing or other financial services" in order to effectuate the sales. In November 2016, OFAC licensed an additional 106 aircraft for purchase by Iran Air, which are also eligible for financing authorized by OFAC.
 - (6) The Department of the Treasury had sanctioned Iran Air in 2011 for its use of commercial passenger aircraft to transport rockets, missiles, and other military cargo on behalf of the Islamic Revolutionary Guard Corps (IRGC) and Iran's Ministry of

- Defense and Armed Forces Logistics, both of which had been designated under Executive Order No. 13382 for weapons proliferation-related activities. In October 2017, the IRGC went on to be designated under Executive Order No. 13224 for its support of the IRGC-Qods Force, which has provided support to terrorist groups such as Hizballah, Hamas, and the Taliban.
 - (7) Among Iran Air's sanctionable activities, the airline delivered missile or rocket components to the Assad government in Syria, which like Iran is classified as a state sponsor of terrorism.
 - (8) The Assad regime is responsible for a civil conflict that has claimed an estimated 400,000 lives, including through the government's deployment of chemical weapons and barrel bombs against unarmed civilians and children.
 - (9) Despite being delisted in 2016, Iran Air has continued to fly known weapons resupply routes to government-controlled areas of Syria. According to research by the Foundation for Defense of Democracies, between Implementation Day of the JCPOA on January 16, 2016, and May 4, 2017, Iran Air operated at least 134 flights to Syria, which in-

1 cluded stops in Abadan, Iran, a suspected IRGC 2 logistical hub for airlifts to the Assad regime.

> (10) In November 2016 correspondence to the Chairman of the House Committee on Financial Services, the Department of the Treasury noted that the commitment to delist Iran Air under the JCPOA "does not affect our ability to designate, or re-designate, any Iranian airline that engages sanctionable activity. The United States retains the ability to designate any individual or entity that engages in sanctionable activities under our authorities targeting conduct outside the scope of the JCPOA, including Iran's support for terrorism, human rights abuses, ballistic missile program, and other destabilizing activities in the region.".

> (11) In April 2017, Iran announced a deal for Aseman Airlines to purchase up to 60 commercial aircraft, a transaction that would require authorization by OFAC. Aseman Airlines' chief executive officer, Hossein Alaei, has for decades served as a senior member of the IRGC.

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1	SEC. 3. CERTIFICATIONS FOR AIRCRAFT-RELATED TRANS-
2	ACTIONS BY UNITED STATES AND FOREIGN
3	FINANCIAL INSTITUTIONS.
4	(a) In General.—Not later than 30 days after au-
5	thorizing a transaction by a United States or foreign fi-
6	nancial institution in connection with the export or re-ex-
7	port of a commercial passenger aircraft to Iran (or, for
8	an authorization made after January 16, 2016, but before
9	the date of the enactment of this Act, not later than 60
10	days after such date of enactment), and every 180 days
11	thereafter for the duration of the authorization, the Sec-
12	retary of the Treasury shall submit the report described
13	under subsection (b) to the appropriate congressional com-
14	mittees.
15	(b) REPORT WITH RESPECT TO FINANCIAL INSTITU-
16	TIONS' IRAN-RELATED TRANSACTIONS AND DUE DILI-
17	GENCE.—With respect to a financial institution and a
18	transaction described under subsection (a), a report is de-
19	scribed under this subsection if it contains—
20	(1) a list of financial institutions that, since
21	January 16, 2016, have conducted transactions au-
22	thorized by the Secretary in connection with the ex-
23	port or re-export of commercial passenger aircraft to
24	Iran; and
25	(2) either—
26	(A) a certification that—

1 (i) the transaction does not po	ose a
2 significant money laundering or terro	orism
financing risk to the United States f	inan-
4 cial system;	
5 (ii) the transaction will not benef	it an
6 Iranian person that, since the date th	nat is
7 1 year preceding the date of the ce	ertifi-
8 cation—	
9 (I) has knowingly transp	orted
items used for the proliferation	n of
11 weapons of mass destruction, in	clud-
ing systems designed in whole	or in
part for the delivery of such wea	pons;
14 (II) has knowingly transp	orted
15 items used to establish in Syria a	ı per-
manent military presence of e	either
17 Iranian military forces or Ira	anian
18 backed militia; or	
19 (III) has knowingly pro	vided
20 transportation services or ma	terial
21 support for, or on behalf of, any	per-
son designated under Executive (Order
Nos. 13224, 13382, or 13572; an	d
24 (iii) any financial institution desc	ribed
25 under subsection (b)(1) has had sine	e the

date such authorization was made, or, if
the authorization is no longer in effect,
had for the duration of such authorization,
appropriate policies, procedures, and processes in place to avoid engaging in
sanctionable activities that may result from
the financial institutions' exposure to Iran;
or

(B) a statement that the Secretary is unable to make the certification described under subparagraph (A) and a notice that the Secretary will, not later than 60 days after the date the determination is submitted to the appropriate congressional committees, issue a report on non-certification described under subsection (c) to the appropriate congressional committees.

- 18 (c) Report on Non-Certification.—With respect
 19 to a financial institution and a transaction described
 20 under subsection (a), a report on non-certification is de21 scribed under this subsection if it contains—
- 22 (1) a detailed explanation for why the Secretary 23 is unable to make the certification described under 24 subsection (b)(2);

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1	(2) a notification of whether the Secretary
2	will—
3	(A) not amend the authorization of the
4	transaction with respect to a financial institu-
5	tion, notwithstanding such non-certification;
6	(B) suspend the authorization until the
7	Secretary is able to make such certification;
8	(C) revoke the authorization; or
9	(D) otherwise amend the authorization;
10	and
11	(3) an explanation of the reasons for any action
12	to be taken described under paragraph (2).
13	(d) Waiver.—The President may waive, on a case-
14	by-case basis, the provisions of this Act for up to 1 year
15	at a time upon certifying to the appropriate congressional
16	committees that—
17	(1) the Government of Iran has—
18	(A) made substantial progress towards
19	combating money laundering and terrorism fi-
20	nancing risk emanating from Iran; or
21	(B) has significantly reduced Iran's—
22	(i) destabilizing activities in the re-
23	gion; or
24	(ii) material support for terrorist
25	groups; or

1	(2) such waiver is important to the national se-
2	curity interests of the United States, with an expla-
3	nation of the reasons therefor.
4	(e) TERMINATION.—This section shall cease to be ef-
5	fective on the date that is 30 days after the date on which
6	the President certifies to the appropriate congressional
7	committees that—
8	(1)(A) the Secretary does not find, under sec-
9	tion 5318A of title 31, United States Code, that rea-
10	sonable grounds exist for concluding that Iran is a
11	jurisdiction of primary money laundering concern;
12	and
13	(B) Iran has ceased providing support for acts
14	of international terrorism; or
15	(2) terminating the provisions of this section is
16	vital to the national security interests of the United
17	States, with an explanation of the reasons therefor.
18	(f) Definitions.—For purposes of this section:
19	(1) Appropriate congressional commit-
20	TEES.—The term "appropriate congressional com-
21	mittees" means the committees on Financial Serv-
22	ices and Foreign Affairs of the House of Represent-
23	atives and the committees on Banking, Housing, and

Urban Affairs and Foreign Relations of the Senate.

1	(2) Financial institution.—The term "fi-
2	nancial institution" means a United States financial
3	institution or a foreign financial institution.
4	(3) Foreign financial institution.—The
5	term "foreign financial institution" has the meaning
6	given that term under section 561.308 of title 31,
7	Code of Federal Regulations.
8	(4) Knowingly.—The term "knowingly", with
9	respect to conduct, a circumstance, or a result,
10	means that a person has actual knowledge, or should
11	have known, of the conduct, the circumstance, or the
12	result.
13	(5) Secretary.—The term "Secretary" means
14	the Secretary of the Treasury.

(6) United States financial institution.—
The term "United States financial institution" has the meaning given the term "U.S. financial institution" under section 561.309 of title 31, Code of

19 Federal Regulations.

Passed the House of Representatives December 14, 2017.

Attest:

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