118TH CONGRESS 1ST SESSION

S. 3334

To require reports on and impose sanctions with respect to Iran's development of space-launch vehicles, intercontinental ballistic missiles, and unmanned aerial systems, and for other purposes.

IN THE SENATE OF THE UNITED STATES

NOVEMBER 15, 2023

Mr. Cotton introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

- To require reports on and impose sanctions with respect to Iran's development of space-launch vehicles, intercontinental ballistic missiles, and unmanned aerial systems, 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; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "No ICBMs or Drones for Iran Act of 2023".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—SANCTIONS AND REPORT ON IRANIAN SPACE-LAUNCH VEHICLES AND INTERCONTINENTAL BALLISTIC MISSILES

- Sec. 101. Findings; sense of Congress.
- Sec. 102. Determination and mandatory imposition of sanctions under Executive Order 13382.
- Sec. 103. Report on support for Iran's space, aerospace, and ballistic missile sectors and United States capacity to deny intercontinental ballistic missile attacks from Iran.
- Sec. 104. Report on senior officials of Government of Iran responsible for space-launch vehicle or ballistic missile tests.

TITLE II—SANCTIONS AND REPORTS RELATING TO IRANIAN UNMANNED AERIAL SYSTEMS

- Sec. 201. Findings; sense of Congress.
- Sec. 202. Inclusion of unmanned aerial systems and cruise missiles under Comprehensive Iran Sanctions, Accountability, and Divestment Act of 2010.
- Sec. 203. Inclusion of unmanned aerial systems in enforcement of arms embargos under Countering America's Adversaries Through Sanctions Act.
- Sec. 204. Inclusion of unmanned aerial systems under Iran-Iraq Arms Non-Proliferation Act of 1992.
- Sec. 205. Strategy to counter Iranian unmanned aerial systems.
- Sec. 206. Report on support for Iran's unmanned aerial system program and related technology transfers.
- Sec. 207. Unmanned aerial system defined.

TITLE III—EXPANSION OF IRAN SANCTIONS ACT OF 1996

Sec. 301. Expansion of Iran Sanctions Act of 1996.

1 TITLE I—SANCTIONS AND RE-

- 2 PORT ON IRANIAN SPACE-
- 3 LAUNCH VEHICLES AND
- 4 INTERCONTINENTAL BAL-
- 5 **LISTIC MISSILES**
- 6 SEC. 101. FINDINGS; SENSE OF CONGRESS.
- 7 (a) FINDINGS.—Congress makes the following find-
- 8 ings:
- 9 (1) The Islamic Republic of Iran has the largest
- 10 ballistic missile arsenal in the Middle East, which

- 1 Iran uses to threaten forces of the United States 2 and partners of the United States in the region.
 - (2) Iran is progressing toward developing an intercontinental ballistic missile (commonly referred to an "ICBM") capability. In 2023, the Defense Intelligence Agency reported that Iran's progress on its space-launch vehicles shortens the time needed for Iran to produce an ICBM since space-launch vehicles and ICBMs use similar technologies.
 - (3) Iran continues to rely on illicit foreign procurement to support its long-range missile aspirations. For example, Iran recently tried to purchase from the Russian Federation and the People's Republic of China ammonium perchlorate, which is the main ingredient in solid propellants to power missiles.
 - (4) Iran relies at least in part on networks in Hong Kong and the People's Republic of China to procure dual-use materials and equipment for its longer-range ballistic missile program.
 - (5) North Korea historically has played a role in supporting longer-range Iranian ballistic missile capabilities. Specifically, North Korea provided the Nodong-A to Iran in the 1990s, which Iran used to develop both its first nuclear-capable medium-range

- ballistic missile and liquid propellant engines for its
 space-launch vehicles.
 - (6) While the Iran Space Agency, a government organization subject to sanctions, develops space capabilities for Iran's ministry of defense as well as the communications sector, Iran's Revolutionary Guard Corps Aerospace Force (commonly referred to as the "IRGC-AF") runs a parallel space program employing solid-propellant motors, which if used in ICBM technology, would enable launches with little warning.
 - (7) Iran continues work on larger diameter solid-propellant motors, like the Rafa'e, and is now reportedly in the possession of an all-solid-propellant space-launch vehicle called the Qaem-100. The Qaem-100 was reportedly tested twice, once in November 2022 and again in March 2023.
 - (8) The IRGC–AF last successfully launched a satellite into orbit in September 2023 using its Qased rocket, fueled by both liquid- and solid-fueled stages.
 - (9) Iran's development, production, and transfer of space-launch vehicle and ballistic missile technology violated Annex B of United Nations Security Council Resolution 2231 (2015), which enshrined

1	certain restrictions under the Joint Comprehensive
2	Plan of Action. Those restrictions expired on Octo-
3	ber 18, 2023.
4	(b) Sense of Congress.—It is the sense of Con-
5	gress that—
6	(1) Iran's space program continues to function
7	as a cover for Iran's quest for an ICBM;
8	(2) the possession by Iran of an ICBM would
9	pose a direct threat to the United States homeland
10	and partners of the United States in Europe; and
11	(3) the United States should work to deny Iran
12	the ability to hold the United States homeland or
13	European partners of the United States at risk with
14	an ICBM.
15	SEC. 102. DETERMINATION AND MANDATORY IMPOSITION
16	OF SANCTIONS UNDER EXECUTIVE ORDER
17	13382.
18	(a) In General.—Not later than 90 days after the
19	date of the enactment of this Act, the President shall—
20	(1) determine whether each individual or entity
21	specified in subsection (b) meets the criteria for the
22	imposition of sanctions under Executive Order
23	13382 (50 U.S.C. 1701 note; relating to blocking
24	property of weapons of mass destruction
25	proliferators and their supporters); and

1	(2) with respect to any such individual or entity
2	the President determines does meet such criteria,
3	impose such sanctions.
4	(b) Individuals and Entities Specified.—The
5	individuals and entities specified in this subsection are the
6	following:
7	(1) The Space Division of the IRGC–AF.
8	(2) All senior officers of the IRGC–AF.
9	(3) Brigadier General Amir-Ali Hajizadeh, the
10	commander of the IRGC–AF.
11	(4) General Majid Mousavi, the deputy com-
12	mander of the IRGC–AF.
13	(5) Second Brigadier General Ali-Jafarabadi,
14	the commander of the Space Division of the IRGC-
15	AF.
16	SEC. 103. REPORT ON SUPPORT FOR IRAN'S SPACE, AERO-
17	SPACE, AND BALLISTIC MISSILE SECTORS
18	AND UNITED STATES CAPACITY TO DENY
19	INTERCONTINENTAL BALLISTIC MISSILE AT-
20	TACKS FROM IRAN.
21	(a) In General.—Not later than 90 days after the
22	date of the enactment of this Act, the Secretary of De-
23	fense, in coordination with the Secretary of the Treasury,
24	the Secretary of State, the Secretary of Commerce, and
25	the Director of National Intelligence, shall submit to the

- 1 congressional defense committees a report that includes 2 the following:
- (1) An identification of entities in Iran not subject to sanctions imposed by the United States as of
 the date of the report that are helping to support
 Iran's space, aerospace, and ballistic missile sectors,
 including public and private entities making a material contribution to Iran's development of spacelaunch vehicles or ICBMs.
 - (2) An identification of the countries the governments of which continue to support Iran's space, aerospace, and ballistic missile activities.
 - (3) With respect to each country identified under paragraph (2), the following:
 - (A) Actions taken by the government of the country or other entities within the country to support Iran's space, aerospace, and ballistic missile activities, including the transfer of missiles, engines, propellant or materials that can be used for fuel, or other technologies that could make a material contribution to development of space-launch vehicles or ICBMs.
 - (B) Any actions described in subparagraph(A) or proposals for such actions being negotiated or discussed as of the date of the report.

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1	(4) An assessment of Iran's ICBM technology,
2	including the following:
3	(A) Key steps Iran would need to take to
4	develop an ICBM.
5	(B) An assessment of which rocket motors
6	Iran would likely use to build an ICBM.
7	(C) Technological hurdles Iran would still
8	need to overcome to develop an ICBM.
9	(D) Pathways to overcome the hurdles de-
10	scribed in subparagraph (C), including the po-
11	tential transfer of technologies from North
12	Korea, the Russian Federation, or the People's
13	Republic of China.
14	(E) An estimated timeline for Iran to de-
15	velop an ICBM if Iran chooses to do so.
16	(5) An assessment of the missile defense capa-
17	bilities of the United States, as of the date of the
18	report and anticipated for the future, with respect to
19	denying an attack by Iran on the United States
20	homeland, including the following:
21	(A) An assessment of the ability of the
22	Ground-Based Midcourse Defense System, as it
23	exists on the date of the enactment of this Act,
24	to prevent such an attack.

1	(B) An assessment of how the procurement
2	of the Next Generation Interceptor would im-
3	prove the ability of the United States to inter-
4	cept ICBMs launched from Iran.

- 5 (C) How a third missile defense site on the 6 East Coast of the United States would improve 7 the ability of the United States to intercept 8 ICBMs launched from Iran.
- 9 (b) UPDATES.—As new information becomes avail10 able and not less frequently than annually, the Secretary
 11 shall submit to the congressional defense committees an
 12 updated version of the report required by subsection (a)
 13 that includes updated information under paragraphs (1)
 14 through (4) of that subsection.
- 15 (c) FORM.—Each report submitted under this section 16 shall be submitting in unclassified form, but may include 17 a classified annex.
- 18 (d) Congressional Defense Committees De-19 Fined.—In this section, the term "congressional defense 20 committees" has the meaning given that term in section 21 101(a)(16) of title 10, United States Code.

1	SEC. 104. REPORT ON SENIOR OFFICIALS OF GOVERNMENT
2	OF IRAN RESPONSIBLE FOR SPACE-LAUNCH
3	VEHICLE OR BALLISTIC MISSILE TESTS.
4	(a) In General.—Not later than 30 days after the
5	date on which the President determines that the Govern-
6	ment of Iran has conducted a test of a space-launch vehi-
7	cle or ballistic missile, the President shall submit to the
8	appropriate congressional committees a notification that
9	identifies each senior official of the Government of Iran
10	that the President determines is responsible for ordering.
11	controlling, or otherwise directing the test.
12	(b) Elements.—The notification required by sub-
13	section (a) shall include—
14	(1) available information on the ballistic missile
15	or the generic class of ballistic missile or space rock-
16	et that was launched;
17	(2) the trajectory, duration, range, and altitude
18	of the flight of the missile or rocket;
19	(3) the duration, range, and altitude of the
20	flight of each stage of the missile or rocket;
21	(4) the location of the launch point and impact
22	point;
23	(5) the payload; and
24	(6) other technical information that is available

1	(c) FORM.—The notification required by subsection
2	(a) shall be submitted in unclassified form, but may con-
3	tain a classified annex.
4	(d) Appropriate Congressional Committees
5	DEFINED.—In this section, the term "appropriate con-
6	gressional committees" means—
7	(1) the Committee on Armed Services, the
8	Committee on Banking, Housing, and Urban Af-
9	fairs, the Committee on Foreign Relations, and Se-
10	lect Committee on Intelligence of the Senate; and
11	(2) the Committee on Armed Services, the
12	Committee on Financial Services, the Committee on
13	Foreign Affairs, and the Permanent Select Com-
14	mittee on Intelligence of the House of Representa-
15	tives.
16	TITLE II—SANCTIONS AND RE-
17	PORTS RELATING TO IRA-
18	NIAN UNMANNED AERIAL
19	SYSTEMS
20	SEC. 201. FINDINGS; SENSE OF CONGRESS.
21	(a) FINDINGS.—Congress makes the following find-
22	ings:
23	(1) Iran has a robust unmanned aerial system
24	program under which Iran operates several un-
25	manned aerial systems, including combat drones,

- drones capable of conducting intelligence, surveillance, and reconnaissance, and suicide or kamikaze drones.
 - (2) As of December 2022, Iran reportedly supplied more than 1,700 unmanned aerial systems to the Russian Federation, including several hundred of the Shahed–136 suicide drone.
 - (3) Iran and the Russian Federation are reportedly planning to build 6,000 Geran–2 drones, the Russian-made version of the Iranian Shahed–136, at a new facility in the Russian Federation.
 - (4) The Iranian supply of unmanned aerial systems to the Russian Federation has fueled the Russian Federation's murderous invasion of Ukraine and caused countless civilian deaths.
 - (5) The United States found parts made by more than a dozen United States or western companies in an Iranian unmanned aerial system downed in Ukraine, which are likely transferred to Iran illegally.
 - (6) Iran is also responsible for the proliferation of unmanned aerial systems to terrorist groups in the Middle East, including Hamas in Gaza, Hezbollah in Lebanon, and the Houthis in Yemen, which have all employed drones in their murderous

- attacks on Israel following the October 7, 2023, terrorist attacks by Hamas in Israel, which killed more than 1,400 innocent civilians.
- (7) Iran's transfer of unmanned aerial systems
 to other governments and terrorist groups has violated Annex B of United Nations Security Council
 Resolution 2231 (2015) and restrictions imposed
 under the Joint Comprehensive Plan of Action,
 which expired on October 18, 2023.
- 10 (8) Upon the expiration of those restrictions,
 11 Iran's transfer of deadly unmanned aerial systems
 12 and ballistic missiles to actors like Hamas and the
 13 Russian Federation became legal under international
 14 law.
- (b) Sense of Congress.—It is the sense of Con-gress that—
- 17 (1) Iran's unmanned aerial system program
 18 contributes significantly to the instability of the Mid19 dle East and threatens the security of the United
 20 States and its partners in the Middle East, including
 21 Israel;
- 22 (2) the provision of Iranian unmanned aerial 23 systems gives the Russian Federation an advantage 24 in its war in Ukraine and contributes to the dan-

1	gerous partnership between Iran and the Russian
2	Federation;
3	(3) the expiration of restrictions under the
4	Joint Comprehensive Plan of Action and Annex B of
5	United Nations Security Council Resolution 2231 on
6	October 18, 2023, helps facilitate Iran's development
7	and transfer of deadly unmanned aerial systems and
8	ballistic missiles to actors like Hamas and the Rus-
9	sian Federation; and
10	(4) the United States should seek to hinder
11	Iran's unmanned aerial system production, its trans-
12	fer of such systems to the Russian Federation,
13	Hamas, and other hostile state and non-state actors,
14	and to prevent the further use of United States com-
15	ponents in Iranian unmanned aerial systems.
16	SEC. 202. INCLUSION OF UNMANNED AERIAL SYSTEMS AND
17	CRUISE MISSILES UNDER COMPREHENSIVE
18	IRAN SANCTIONS, ACCOUNTABILITY, AND DI-
19	VESTMENT ACT OF 2010.
20	(a) Findings.—Section 2(1) of the Comprehensive
21	Iran Sanctions, Accountability, and Divestment Act of
22	2010 (22 U.S.C. 8501(1)) is amended by striking "and

23 ballistic missiles" and inserting ", ballistic missiles, and

24 unmanned aerial systems and cruise missiles".

1 (b) Inclusion in Goods, Services, and Tech-2 **NOLOGIES** OF DIVERSION Concern.—Section 3 302(b)(1)(B) of the Comprehensive Iran Sanctions, Ac-4 countability, and Divestment Act of 2010 (22 U.S.C. 5 8542(b)(1)(B)) is amended— (1) in clause (ii), by striking "; or" and insert-6 7 ing a semicolon; 8 (2) by redesignating clause (iii) as clause (iv); 9 and 10 (3) by inserting after clause (ii) the following: 11 "(iii) unmanned aerial system (as de-12 fined in section 207 of the No ICBMs or 13 Drones for Iran Act of 2023) or cruise 14 missile program; or". 15 (c) Sunset.—Section 401(a)(2) of the Comprehensive Iran Sanctions, Accountability, and Divestment Act 16 17 of 2010 (22 U.S.C. 8551(a)(2)) is amended by striking 18 "and ballistic missiles and ballistic missile launch technology" and inserting ", ballistic missiles and ballistic mis-19 20 sile launch technology, and unmanned aerial system (as 21 defined in section 207 of the No ICBMs or Drones for

Iran Act of 2023) and cruise missile programs.".

1	SEC. 203. INCLUSION OF UNMANNED AERIAL SYSTEMS IN
2	ENFORCEMENT OF ARMS EMBARGOS UNDER
3	COUNTERING AMERICA'S ADVERSARIES
4	THROUGH SANCTIONS ACT.
5	Section 107(a)(1) of the Countering America's Ad-
6	versaries Through Sanctions Act (22 U.S.C. 9406(a)(1))
7	is amended by inserting "unmanned aerial systems (as de-
8	fined in section 207 of the No ICBMs or Drones for Iran
9	Act of 2023)," after "warships,".
10	SEC. 204. INCLUSION OF UNMANNED AERIAL SYSTEMS
11	UNDER IRAN-IRAQ ARMS NON-PROLIFERA-
12	TION ACT OF 1992.
13	Section 1608(1) of the Iran-Iraq Arms Non-Pro-
14	liferation Act of 1992 (Public Law 102–484; 50 U.S.C.
15	1701 note) is amended by inserting "unmanned aerial sys-
16	tems (as defined in section 207 of the No ICBMs or
17	Drones for Iran Act of 2023)," after "cruise missiles,".
18	SEC. 205. STRATEGY TO COUNTER IRANIAN UNMANNED
19	AERIAL SYSTEMS.
20	(a) In General.—Not later than 180 days after the
21	date of the enactment of this Act, the President shall sub-
22	mit to the appropriate congressional committees a report
23	(with a classified annex) that includes a strategy for coun-
24	tering Iran's growing unmanned aerial systems program
25	and its transfer of unmanned aerial systems and related
26	technology to foreign states and non-state actors.

1	(b) Plan To Prevent Iran Obtaining United
2	STATES MATERIALS.—
3	(1) In general.—The strategy required by
4	subsection (a) shall draw upon the work of the
5	President Biden's interagency task force inves-
6	tigating the presence of United States parts in Ira-
7	nian unmanned aerial systems to develop a plan for
8	preventing Iran from obtaining United States mate-
9	rials for its unmanned aerial system program.
10	(2) Elements.—The plan required by para-
11	graph (1) shall include the following:
12	(A) A list of identified United States com-
13	ponents found in Iranian unmanned aerial sys-
14	tems and a list of United States suppliers of
15	those components.
16	(B) An assessment of existing export con-
17	trols for components described in subparagraph
18	(A) and a plan to strengthen those export con-
19	trols, including through any necessary legisla-
20	tive action by Congress.
21	(C) An investigation into and identification
22	of foreign actors, including individuals and gov-
23	ernment and nongovernmental entities, that are
24	supplying components to the Iranian unmanned

aerial system and weapons programs.

- 1 (D) Strategies to deny supply chains for 2 such components, including any sanctions or 3 other actions to target the individuals or enti-4 ties identified under subparagraph (C).
 - (E) An identification of any additional authorities or funding needed to enable the investigation of how Iran is obtaining United States components for its unmanned aerial system program.
 - (F) An assessment of how the Bureau of Industry and Security of the Department of Commerce is monitoring compliance with their restrictions on Iranian unmanned aerial system producers aimed at ensuring United States and other foreign-made components are not being used in Iranian unmanned aerial systems.
 - (G) An investigation into Iran's use of shell companies to evade sanctions and restrictions on the use of United States or other foreign-made components in Iranian unmanned aerial system production.
 - (H) Strategies to ensure United States manufacturers of critical components for unmanned aerial systems can verify the end users of those components.

1	(I) Any other actions that could be use to
2	disrupt Iran's unmanned aerial system and
3	weapons programs and its transfers to foreign
4	states and non-state actors.
5	(c) Diplomatic Strategy.—The strategy required
6	by subsection (a) shall include a diplomatic strategy to co-
7	ordinate with allies of the United States to counter Iran's
8	unmanned aerial system production and transfer of un-
9	manned aerial systems and related technologies to foreign
10	states and non-state actors, including the following:
11	(1) Coordination with respect to sanctions com-
12	parable to the sanctions the United States is re-
13	quired to apply under the amendments made by this
14	title.
15	(2) Intelligence sharing with allies of the United
16	States to determine how Iran is obtaining western
17	components for its unmanned aerial system pro-
18	gram.
19	(3) Intelligence sharing with allies of the United
20	States to track, monitor, and disrupt Iranian trans-
21	fers of its unmanned aerial system technology to for-
22	eign states and non-state actors.
23	(4) A plan to cooperate with allies of the United
24	States to develop or advance anti-unmanned aeria

system equipment.

1	(d) Appropriate Congressional Committees
2	DEFINED.—In this section, the term "appropriate con-
3	gressional committees" means—
4	(1) the Committee on Armed Services, the
5	Committee on Banking, Housing, and Urban Af-
6	fairs, the Committee on Foreign Relations, and Se-
7	lect Committee on Intelligence of the Senate; and
8	(2) the Committee on Armed Services, the
9	Committee on Financial Services, the Committee on
10	Foreign Affairs, and the Permanent Select Com-
11	mittee on Intelligence of the House of Representa-
12	tives.
13	SEC. 206. REPORT ON SUPPORT FOR IRAN'S UNMANNED
13 14	SEC. 206. REPORT ON SUPPORT FOR IRAN'S UNMANNED AERIAL SYSTEM PROGRAM AND RELATED
14	AERIAL SYSTEM PROGRAM AND RELATED
14 15 16	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS.
14 15 16 17	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the
14 15 16 17	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of De-
14 15 16 17	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, the Distriction of the secretary of the Secretary of State, the Distriction of the secretary of State, the S
114 115 116 117 118	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, the Director of National Intelligence, the Secretary of the Trease.
14 15 16 17 18 19 20	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, the Director of National Intelligence, the Secretary of the Treasury, and the Secretary of Commerce, shall submit to the
14 15 16 17 18 19 20 21	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, the Director of National Intelligence, the Secretary of the Treasury, and the Secretary of Commerce, shall submit to the congressional defense committees a report that outlines
14 15 16 17 18 19 20 21	AERIAL SYSTEM PROGRAM AND RELATED TECHNOLOGY TRANSFERS. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Defense, in coordination with the Secretary of State, the Director of National Intelligence, the Secretary of the Treasury, and the Secretary of Commerce, shall submit to the congressional defense committees a report that outlines the following:

- helping to support Iran's unmanned aerial system program, including both public and private entities making a material contribution to Iran's production of unmanned aerial systems.
 - (2) A list of foreign states or non-state actors using Iranian unmanned aerial system technology or looking to purchase it, including any negotiations or discussions ongoing as of the date of the enactment of this Act between Iran and a foreign state or non-state actor to acquire such technology from Iran.
 - (3) An assessment of cooperation between Iran and the People's Republic of China to develop, produce, acquire, or export unmanned aerial system technology.
 - (4) An assessment of cooperation between Iran and the Russian Federation to develop, produce, acquire, or export unmanned aerial system technology, including a status update on Russian capabilities to produce Iranian unmanned aerial systems.
 - (5) An assessment on how the October 18, 2023, expiration of sanctions and other restrictions under Annex B of United Nations Security Council Resolution 2231 (2015) have or have not increased cooperation between Iran and the Russian Federation or Iran and the People's Republic of China re-

1	lating to transactions previously restricted under
2	that resolution.
3	(b) FORM.—The report required by subsection (a)
4	shall be submitted in unclassified form, but may include
5	a classified annex.
6	(c) Congressional Defense Committees De-
7	FINED.—In this section, the term "congressional defense
8	committees" has the meaning given that term in section
9	101(a)(16) of title 10, United States Code.
10	SEC. 207. UNMANNED AERIAL SYSTEM DEFINED.
11	In this title, the term "unmanned aerial system"—
12	(1) means an aircraft without a human pilot
13	onboard that is controlled by an operator remotely
14	or programmed to fly autonomously; and
15	(2) includes—
16	(A) unmanned vehicles that conduct intel-
17	ligence, surveillance, or reconnaissance oper-
18	ations;
19	(B) unmanned vehicles that can loiter
20	such as suicide or kamikaze drones; and
21	(C) unmanned combat aerial vehicles.

1 TITLE III—EXPANSION OF IRAN 2 SANCTIONS ACT OF 1996

3	SEC. 301. EXPANSION OF IRAN SANCTIONS ACT OF 1996.
4	(a) Expansion of Sanctions With Respect to
5	Weapons of Mass Destruction and Conventional
6	Weapons.—Section 5(b)(1) of the Iran Sanctions Act of
7	1996 (Public Law 104–172; 50 U.S.C. 1701 note) is
8	amended—
9	(1) in the paragraph heading, by striking "Ex-
10	PORTS, TRANSFERS, AND TRANSSHIPMENTS" and in-
11	serting "Weapons of mass destruction and
12	CONVENTIONAL WEAPONS";
13	(2) in subparagraph (A), by striking "the Iran
14	Threat Reduction and Syria Human Rights Act of
15	2012" and inserting "the No ICBMs or Drones for
16	Iran Act of 2023";
17	(3) in subparagraph (B)—
18	(A) in clause (i), by striking "would likely"
19	and inserting "may";
20	(B) in clause (ii)—
21	(i) in subclause (I)—
22	(I) by striking "or develop" and
23	inserting "develop, or export"; and
24	(II) by striking "; or" and insert-
25	ing a semicolon

1	(ii) by redesignating subclause (II) as
2	subclause (IV); and
3	(iii) by inserting after subclause (I)
4	the following:
5	"(II) acquire or develop ballistic
6	missiles or ballistic missile launch
7	technologies;
8	"(III) acquire or develop un-
9	manned aerial systems (as defined in
10	section 207 of the No ICBMs or
11	Drones for Iran Act of 2023); or".
12	(b) Sanctions With Respect to Space-Launch
13	AND BALLISTIC MISSILE PROGRAMS.—Section 5(b) of the
14	Iran Sanctions Act of 1996 (Public Law 104–172; 50
15	U.S.C. 1701 note) is amended by adding at the end the
16	following:
17	"(4) Space-launch and ballistic missile
18	GOODS, SERVICES, OR TECHNOLOGY.—
19	"(A) Transfer to Iran.—Except as pro-
20	vided in subsection (f), the President shall im-
21	pose 5 or more of the sanctions described in
22	section 6(a) with respect to a person if the
23	President determines that the person, on or
24	after the date of the enactment of the No
25	ICBMs or Drones for Iran Act of 2023, know-

ingly exports, transfers, or permits or otherwise facilitates the transshipment or reexport of goods, services, technology, or other items to Iran that may support Iran's efforts to acquire, develop, or export its space-launch programs, space-launch vehicles, or ballistic missiles or ballistic missile launch technologies.

"(B) DEVELOPMENT AND SUPPORT FOR DEVELOPMENT.—Except as provided in subsection (f), the President shall impose 5 or more of the sanctions described in section 6(a) with respect to—

"(i) an agency or instrumentality of the Government of Iran if the President determines that the agency or instrumentality knowingly, on or after the date of the enactment of the No ICBMs or Drones for Iran Act of 2023, seeks to develop, procure, or acquire goods, services, or technology that may support efforts by the Government of Iran with respect to space-launch vehicle or ballistic missile-related goods, services, and items listed on the Equipment, Software, and Technology Annex of the Missile Technology Control

1	Regime (commonly referred to as the
2	'MTCR Annex');
3	"(ii) a foreign person or an agency or
4	instrumentality of a foreign state (as de-
5	fined in section 1603(b) of title 28, United
6	States Code) if the President determines
7	that the person or agency or instrumen-
8	tality knowingly, on or after such date of
9	enactment, provides material support to
10	the Government of Iran that may support
11	efforts by the Government of Iran with re-
12	spect to space-launch vehicle or ballistic
13	missile-related goods, services, and items
14	listed on the MTCR Annex; and
15	"(iii) a foreign person that the Presi-
16	dent determines knowingly, on or after
17	such date of enactment, engages in a
18	transaction or transactions with, or pro-
19	vides financial services for, a foreign per-
20	son or an agency or instrumentality of a
21	foreign state described in clause (i) or (ii)
22	with respect to space-launch vehicle or bal-
23	listic missile-related goods, services, and

items listed on the MTCR Annex.

1	"(C) Congressional requests.—Not
2	later than 30 days after receiving a request
3	from the chairman or ranking member of the
4	appropriate congressional committees with re-
5	spect to whether a person meets the criteria for
6	the imposition of sanctions under subparagraph
7	(A) or (B), the President shall—
8	"(i) determine if the person meets
9	such criteria; and
10	"(ii) submit a report to the chairman
11	or ranking member, as the case may be
12	who submitted the request with respect to
13	that determination that includes a state-
14	ment of whether or not the President im-
15	posed or intends to impose sanctions with
16	respect to the person.".

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