^{115TH CONGRESS} **H. R. 7321**

AUTHENTICATED U.S. GOVERNMENT INFORMATION

To impose sanctions with respect to Iranian financial institutions and the development and use of Iranian digital currency, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 17, 2018

Mr. GALLAGHER (for himself, Ms. STEFANIK, Mrs. WALORSKI, Mr. LAMBORN, Mr. KING of New York, Mr. BACON, and Mr. BANKS of Indiana) introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, the Judiciary, Ways and Means, and Oversight and Government Reform, 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 impose sanctions with respect to Iranian financial institutions and the development and use of Iranian digital currency, 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 "Blocking Iran Illicit Finance Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—STRENGTHENING EXISTING SANCTIONS WITH RESPECT TO IRAN TO ACCOUNT FOR ALL SANCTIONABLE ACTIVITY, IN-CLUDING HUMAN RIGHTS ABUSES

- Sec. 101. Findings.
- Sec. 102. Expansion of prohibitions on correspondent accounts or payablethrough accounts for foreign financial institutions that facilitate transactions or provide financial services for certain Iranian financial institutions.
- Sec. 103. Expansion of sanctions with respect to persons knowingly and directly providing specialized financial messaging services to, or enabling or facilitating direct or indirect access to such messaging services for, the Central Bank of Iran, other designated Iranian banks, or Iranian financial institutions removed from the list of specially designated persons pursuant to the implementation of the Joint Comprehensive Plan of Action.

TITLE II—NEW SANCTIONS AUTHORITIES WITH RESPECT TO IRANIAN BANKS

- Sec. 201. Findings.
- Sec. 202. Issuance of final rule regarding application of special measures with respect to Iran in connection with designation as jurisdiction of primary money laundering concern.
- Sec. 203. Imposition of sanctions with respect to financial sector of Iran.
- Sec. 204. Authorization of imposition of terrorism-related sanctions with respect to Iranian financial institutions.

TITLE III—SANCTIONS WITH RESPECT TO THE DEVELOPMENT AND USE OF IRANIAN DIGITAL CURRENCY

- Sec. 301. Definitions.
- Sec. 302. Findings.
- Sec. 303. Prohibition on transactions related to, provision of financing for, and other dealings in Iranian digital currency.
- Sec. 304. Sanctions with respect to foreign persons that engage in significant transactions for the sale, supply, or transfer to Iran of significant goods or services used in connection with the development of Iranian digital currency.
- Sec. 305. Sanctions with respect to foreign persons that conduct or facilitate significant transactions related to the purchase or sale of Iranian digital currency or maintain significant amounts in Iranian digital currency.
- Sec. 306. Report on progress of Government of Iran in creating a sovereign cryptocurrency.

TITLE **I—STRENGTHENING** EX-1 **ISTING SANCTIONS WITH RE-**2 SPECT TO IRAN TO ACCOUNT 3 FOR ALL SANCTIONABLE AC-4 INCLUDING TIVITY. HUMAN 5 **RIGHTS ABUSES** 6

7 SEC. 101. FINDINGS.

8 Congress finds the following:

9 (1) On November 5, 2018, the Secretary of the 10 Treasury for the first time sanctioned Iranian banks 11 for having materially assisted, sponsored, or pro-12 vided financial, material, or technological support 13 for, or goods or services to or in support of the 14 human rights abuses of the Government of Iran, in-15 cluding—

16 (A) Ghavamin Bank, for providing services 17 to the Law Enforcement Forces of Iran, which 18 had been designated for complicity "in serious 19 human rights abuses in Iran, including oper-20 ating detention centers where detained 21 protestors were deprived of basic needs such as 22 medical care"; and

23 (B) Ayandeh Bank, for providing services
24 to the Islamic Republic of Iran Broadcasting,
25 Iran's state-media apparatus, which had been

1	designated for "restricting or denying the free
2	flow of information to or from the Iranian peo-
3	ple [and] was implicated in censoring mul-
4	tiple media outlets and airing forced confessions
5	from political detainees".
6	(2) Section 220 of the Iran Threat Reduction
7	and Syria Human Rights Act of 2012 (22 U.S.C.
8	8726) authorizes the imposition of sanctions with re-
9	spect to persons who knowingly and directly provide
10	specialized financial messaging services to, or know-
11	ingly enable or facilitate direct or indirect access to
12	such messaging services for, the Central Bank of
13	Iran or certain other sanctioned Iranian financial in-
1 /	, • , · , •
14	stitutions.
14 15	SEC. 102. EXPANSION OF PROHIBITIONS ON COR-
15	SEC. 102. EXPANSION OF PROHIBITIONS ON COR-
15 16	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE-
15 16 17	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE- THROUGH ACCOUNTS FOR FOREIGN FINAN-
15 16 17 18	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE- THROUGH ACCOUNTS FOR FOREIGN FINAN- CIAL INSTITUTIONS THAT FACILITATE
15 16 17 18 19	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE- THROUGH ACCOUNTS FOR FOREIGN FINAN- CIAL INSTITUTIONS THAT FACILITATE TRANSACTIONS OR PROVIDE FINANCIAL
15 16 17 18 19 20	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE- THROUGH ACCOUNTS FOR FOREIGN FINAN- CIAL INSTITUTIONS THAT FACILITATE TRANSACTIONS OR PROVIDE FINANCIAL SERVICES FOR CERTAIN IRANIAN FINANCIAL
 15 16 17 18 19 20 21 	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE- THROUGH ACCOUNTS FOR FOREIGN FINAN- CIAL INSTITUTIONS THAT FACILITATE TRANSACTIONS OR PROVIDE FINANCIAL SERVICES FOR CERTAIN IRANIAN FINANCIAL INSTITUTIONS.
 15 16 17 18 19 20 21 22 	SEC. 102. EXPANSION OF PROHIBITIONS ON COR- RESPONDENT ACCOUNTS OR PAYABLE- THROUGH ACCOUNTS FOR FOREIGN FINAN- CIAL INSTITUTIONS THAT FACILITATE TRANSACTIONS OR PROVIDE FINANCIAL SERVICES FOR CERTAIN IRANIAN FINANCIAL INSTITUTIONS. Section 104(c)(2)(E) of the Comprehensive Iran

1	(2) in clause $(ii)(II)$, by striking the period at
2	the end and inserting "; or"; and
2	(3) by adding at the end the following:
4	(iii) an Iranian financial institution
5	included on the list of specially designated
6	
	nationals and blocked persons maintained
7	by the Office of Foreign Assets Control of
8	the Department of the Treasury.".
9	SEC. 103. EXPANSION OF SANCTIONS WITH RESPECT TO
10	PERSONS KNOWINGLY AND DIRECTLY PRO-
11	VIDING SPECIALIZED FINANCIAL MESSAGING
12	SERVICES TO, OR ENABLING OR FACILI-
13	TATING DIRECT OR INDIRECT ACCESS TO
14	SUCH MESSAGING SERVICES FOR, THE CEN-
15	TRAL BANK OF IRAN, OTHER DESIGNATED
16	IRANIAN BANKS, OR IRANIAN FINANCIAL IN-
17	STITUTIONS REMOVED FROM THE LIST OF
18	SPECIALLY DESIGNATED PERSONS PURSU-
19	ANT TO THE IMPLEMENTATION OF THE
20	JOINT COMPREHENSIVE PLAN OF ACTION.
21	(a) IN GENERAL.—Section 220 of the Iran Threat
22	Reduction and Syria Human Rights Act of 2012 (22
23	U.S.C. 8726) is amended—
24	(1) in the section header, by striking "AU-
25	THORIZATION OF'';

1	(2) in subsection (b)—
2	(A) in paragraph (1)—
3	(i) in subparagraph (A), by striking
4	"or a financial institution described in sec-
5	tion $104(c)(2)(E)(ii)$ of the Comprehensive
6	Iran Sanctions, Accountability, and Divest-
7	ment Act of 2010 (22 U.S.C.
8	8513(c)(2)(E)(ii))" and inserting ", a fi-
9	nancial institution described in clause (ii)
10	or (iii) of section $104(c)(2)(E)$ of the Com-
11	prehensive Iran Sanctions, Accountability,
12	and Divestment Act of 2010 (22 U.S.C.
13	8513(c)(2)(E), or a financial institution
14	that was removed from the list of specially
15	designated nationals and blocked persons
16	maintained by the Office of Foreign Assets
17	Control of the Department of the Treasury
18	pursuant to the implementation of the
19	Joint Comprehensive Plan of Action"; and
20	(ii) in subparagraph (B), by striking
21	"that section" and inserting "subpara-
22	graph (A)"; and
23	(B) in paragraph (2), by striking "or a fi-
24	nancial institution described in section
25	104(c)(2)(E)(ii) of the Comprehensive Iran

1	Sanctions, Accountability, and Divestment Act
2	of 2010 (22 U.S.C. 8513(c)(2)(E)(ii))" and in-
3	serting ", a financial institution described in
4	clause (ii) or (iii) of section $104(c)(2)(E)$ of the
5	Comprehensive Iran Sanctions, Accountability,
6	and Divestment Act of 2010 (22 U.S.C.
7	8513(c)(2)(E), or a financial institution that
8	was removed from the list of specially des-
9	ignated nationals and blocked persons main-
10	tained by the Office of Foreign Assets Control
11	of the Department of the Treasury pursuant to
12	the implementation of the Joint Comprehensive
13	Plan of Action'';
14	(3) in subsection (c)—
15	(A) in the subsection header, by striking
16	"Authorization of Imposition" and insert-
17	ing "Imposition";
18	(B) in paragraph (1)—
19	(i) by striking "the date that is 90
20	days after the date of the enactment of
21	this Act" and inserting "the date of the
22	enactment of the Blocking Iran Illicit Fi-
23	nance Act";
24	(ii) by striking "or a financial institu-
25	tion described in paragraph (2)(E)(ii) of

1	section 104(c) of the Comprehensive Iran
2	Sanctions, Accountability, and Divestment
3	Act of 2010 (22 U.S.C. 8513(c))" and in-
4	serting ", a financial institution described
5	in clause (ii) or (iii) of paragraph (2)(E) of
6	section 104(c) of the Comprehensive Iran
7	Sanctions, Accountability, and Divestment
8	Act of 2010 (22 U.S.C. 8513(c)), or a fi-
9	nancial institution that was removed from
10	the list of specially designated nationals
11	and blocked persons maintained by the Of-
12	fice of Foreign Assets Control of the De-
13	partment of the Treasury pursuant to the
14	implementation of the Joint Comprehen-
15	sive Plan of Action"; and
16	(iii) by striking "the President may"
17	and inserting "the President shall"; and
18	(C) in paragraph (2)—
19	(i) in the matter preceding subpara-
20	graph (A), by striking "section
21	104(c)(2)(E)(ii) of the Comprehensive Iran
22	Sanctions, Accountability, and Divestment
23	Act of 2010 (22 U.S.C.
24	8513(c)(2)(E)(ii))" and inserting "that
25	paragraph"; and

- 1 in subparagraph (A)(ii)(I), by (ii) 2 striking "section 104(c)(2)(E)(ii) of the 3 Comprehensive Iran Sanctions, Account-4 ability, and Divestment Act of 2010 (22) U.S.C. 8513(c)(2)(E)(ii))" and inserting 5 6 "paragraph (1)"; and 7 (4) by adding at the end the following: "(e) JOINT COMPREHENSIVE PLAN OF ACTION DE-8 9 FINED.—In this section, the term 'Joint Comprehensive 10 Plan of Action' means the Joint Comprehensive Plan of Action agreed to at Vienna on July 14, 2015, by Iran and 11 12 by France, Germany, the Russian Federation, the People's 13 Republic of China, the United Kingdom, and the United
- 14 States, and all implementing materials and agreements re-
- 15 lated to the Joint Comprehensive Plan of Action.".
- (b) CLERICAL AMENDMENT.—The table of contents
 for the Iran Threat Reduction and Syria Human Rights
 Act of 2012 is amended by striking the item relating to
 section 220 and inserting the following:
 - "Sec. 220. Reports on, and imposition of sanctions with respect to, the provision of specialized financial messaging services to the Central Bank of Iran and other sanctioned Iranian financial institutions.".

TITLE II—NEW SANCTIONS AU THORITIES WITH RESPECT TO IRANIAN BANKS

4 SEC. 201. FINDINGS.

5 Congress finds the following:

6 (1) On May 8, 2018, the President issued Na-7 tional Security Presidential Memorandum 11 enti-8 tled "Ceasing United States Participation in the 9 Joint Comprehensive Plan of Action and Taking Ad-10 ditional Action to Counter Iran's Malign Influence 11 and Deny Iran All Paths to a Nuclear Weapon", 12 that—

(A) established that "it is in the national
interest of the United States to re-impose sanctions lifted or waived in connection with the
JCPOA as expeditiously as possible"; and

17 (B) instructed the Secretary of State and the Secretary of the Treasury to "immediately 18 19 begin taking steps to reimpose all United States 20 sanctions lifted or waived in connection with the 21 JCPOA, including those under the National De-22 fense Authorization Act for Fiscal Year 2012, 23 Iran Sanctions Act of 1996, the Iran the 24 Threat Reduction and Syria Human Rights Act of 2012, and the Iran Freedom and Counterproliferation Act of 2012".

3 (2) Section 1245(b) of the National Defense 4 Authorization Act for Fiscal Year 2012 (22 U.S.C. 5 8513a(b)) designated the financial sector of Iran, in-6 cluding the Central Bank of Iran, as a jurisdiction 7 of primary money laundering concern for purposes 8 of section 5318A of title 31, United States Code, 9 "because of the threat to government and financial 10 institutions resulting from the illicit activities of the 11 Government of Iran, including its pursuit of nuclear 12 weapons, support for international terrorism, and ef-13 forts to deceive responsible financial institutions and 14 evade sanctions".

15 (3) Since October 2007, the Financial Action 16 Task Force, an intergovernmental organization that 17 sets standards and promotes implementation of 18 measures to combat money laundering, terrorist fi-19 nancing, and related threats to the integrity of the 20 international financial system, identified Iran as pos-21 ing a "significant vulnerability within the inter-22 national financial system" due to deficiencies in 23 Iran's antimoney laundering efforts and efforts to 24 combat the financing of terrorism (collectively known 25 as Iran's AML/CFT regime).

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1	(4) On November 25, 2011, the Secretary of
2	the Treasury issued a finding under section 5318A
3	of title 31, United States Code, that reasonable
4	grounds exist for concluding that Iran is a jurisdic-
5	tion of primary money laundering concern.
6	(5) Since June 2016, the Financial Action Task
7	Force has "welcomed Iran's high-level political com-
8	mitment to address its strategic AML/CFT defi-
9	ciencies, and its decision to seek technical assistance
10	in the implementation of the Action Plan", but—
11	(A) on September 2, 2017, Iranian De-
12	fense Minister Amir Hatami stated that Iran
13	would increase its support for terrorist groups
14	such as Hezbollah, stating that "perhaps the
15	main fear of the arrogant powers about our re-
16	lationship with the resistance axis is that they
17	do not want such a pattern to see the light of
18	day";
19	(B) on October 8, 2018, the Iranian par-
20	liament approved a bill authorizing Iran to join
21	the International Convention for the Suppres-
22	sion of the Financing of Terrorism, but in-
23	cluded exemptions for continued financing of
24	terror organizations such as Hamas and
25	Hezbollah; and

(C) on October 19, 2018, the Financial 1 Action Task Force issued a statement noting 2 3 that "Iran's action plan expired in January 4 2018 . . . [and] the majority of the Action 5 Plan remains outstanding . . . Until Iran im-6 plements the measures required to address the 7 deficiencies identified in the Action Plan, the FATF will remain concerned with the terrorist 8 9 financing risk emanating from Iran and the 10 threat this poses to the international financial 11 system.".

12 (6) On October 11, 2018, the Financial Crimes 13 Enforcement Network issued an advisory that 14 "Some of the methods used by the Iranian regime 15 to access the financial system through covert means 16 and to further its malign activities include misusing 17 banks and exchange houses, operating procurement 18 networks that utilize front or shell companies, ex-19 ploiting commercial shipping, and masking illicit 20 transactions using senior officials . . . FinCEN ex-21 pects that Iranian financial institutions, the Iranian 22 regime, and its officials will increase their efforts to 23 evade U.S. sanctions to fund malign activities and 24 secure hard currency for the Government of Iran,

1 following the re-imposition of sanctions lifted under 2 the JCPOA.". 3 SEC. 202. ISSUANCE OF FINAL RULE REGARDING APPLICA-4 TION OF SPECIAL MEASURES WITH RESPECT 5 TO IRAN IN CONNECTION WITH DESIGNATION 6 AS JURISDICTION OF PRIMARY MONEY LAUN-7 **DERING CONCERN.** 8 Not later than 90 days after the date of the enact-9 ment of this Act, the Secretary of the Treasury shall issue 10 a final rule pursuant to section 5318A of title 31, United States Code, that— 11 12 (1) applies the measures described in paragraph 13 (5) of subsection (b) of that section with respect to 14 Iran; and 15 (2) applies such other measures described in 16 that subsection with respect to Iran as the Secretary 17 considers appropriate. 18 SEC. 203. IMPOSITION OF SANCTIONS WITH RESPECT TO FI-19 NANCIAL SECTOR OF IRAN. 20 (a) SANCTIONS WITH RESPECT TO SECTORS OF THE 21 ECONOMY OF IRAN.— 22 (1) IN GENERAL.—Section 1244 of the Iran 23 Freedom and Counter-Proliferation Act of 2012 (22) 24 U.S.C. 8803) is amended—

1	(A) in the section header, by striking
2	"AND SHIPBUILDING" and inserting "SHIP-
3	BUILDING, AND FINANCIAL";
4	(B) in subsection $(a)(1)$, by striking "and
5	shipbuilding" and inserting "shipbuilding, and
6	financial";
7	(C) in subsection (b)—
8	(i) in the subsection header, by strik-
9	ing "AND SHIPBUILDING" and inserting
10	"SHIPBUILDING, AND FINANCIAL"; and
11	(ii) by striking "and shipbuilding"
12	and inserting "shipbuilding, and finan-
13	cial'';
14	(D) in subsection (c)—
15	(i) in the subsection header, by strik-
16	ing "AND SHIPBUILDING" and inserting
17	"Shipbuilding, and Financial";
18	(ii) in paragraph (2)—
19	(I) in subparagraph (A), by strik-
20	ing "or shipbuilding" and inserting
21	"shipbuilding, or financial"; and
22	(II) in subparagraph (C)—
23	(aa) in clause (i), by striking
24	"or shipbuilding" and inserting
25	"shipbuilding, or financial"; and

1	(bb) in clause (iii), by strik-
2	ing "(other than an Iranian fi-
3	nancial institution described in
4	paragraph (3))"; and
5	(iii) by striking paragraph (3); and
6	(E) in subsection (d)—
7	(i) in the subsection header, by strik-
8	ing "AND SHIPBUILDING" and inserting
9	"SHIPBUILDING, AND FINANCIAL"; and
10	(ii) in paragraph (3), by striking "or
11	shipbuilding" and inserting "shipbuilding,
12	or financial''.
13	(2) CLERICAL AMENDMENT.—The table of con-
14	tents for the Iran Freedom and Counter-Prolifera-
15	tion Act of 2012 is amended by striking the item re-
16	lating to section 1244 and inserting the following:
	"Sec. 1244. Imposition of sanctions with respect to the energy, shipping, ship- building, and financial sectors of Iran.".
17	(b) SANCTIONS WITH RESPECT TO SALE, SUPPLY,
18	OR TRANSFER OF CERTAIN MATERIALS.—
19	(1) IN GENERAL.—Section 1245 of the Iran
20	Freedom and Counter-Proliferation Act of 2012 (22
21	U.S.C. 8804) is amended—
22	(A) in subsection $(a)(1)(C)(i)$ —

1	(i) in subclause (I), by striking "or
2	shipbuilding" and inserting "shipbuilding,
3	or financial''; and
4	(ii) in subclause (II), by striking
5	"(other than an Iranian financial institu-
6	tion described in subsection (b))";
7	(B) by striking subsection (b); and
8	(C) by redesignating subsections (c)
9	through (h) as subsections (b) through (g), re-
10	spectively.
11	(2) Conforming Amendments.—
12	(A) IN GENERAL.—Such section is further
13	amended—
14	(i) in subsection $(a)(1)$ —
15	(I) in subparagraph (B)—
16	(aa) by striking "subsection
17	(d)" and inserting "subsection
18	(c)"; and
19	(bb) by striking "subsection
20	(e)(1)" and inserting "subsection
21	(d)(1)''; and
22	(II) in subparagraph (C)—
23	(aa) in the matter preceding
24	clause (i), by striking "subsection

1	(d)" and inserting "subsection
2	(c)"; and
3	(bb) in clause (i)—
4	(AA) in subclause (I),
5	by striking "subsection
6	(e)(2)" and inserting "sub-
7	section $(d)(2)$ "; and
8	(BB) in subclause (III),
9	by striking "subsection
10	(e)(3)" and inserting "sub-
11	section (d)(3)";
12	(ii) in subsection (d), as redesignated
13	by paragraph (1)(C)—
14	(I) in paragraph (1)(A), by strik-
15	ing "subsection (d)" and inserting
16	"subsection (c)"; and
17	(II) in paragraph (3), by striking
18	"subsection (d)" and inserting "sub-
19	section (c)"; and
20	(iii) in subsection (e), as so redesig-
21	nated, by striking "subsection (a) or (c)"
22	and inserting "subsection (a) or (b)".
23	(B) SANCTIONS WITH RESPECT TO UNDER-
24	WRITING SERVICES OR INSURANCE OR REINSUR-
25	ANCE.—Section 1246(a)(1)(B)(ii) of the Iran

Freedom and Counter-Proliferation Act of 2012
(22 U.S.C. $8805(a)(1)(B)(ii))$ is amended by
striking "section 1245(d)" and inserting "sec-
tion 1245(c)".
(C) Application of iran sanctions act
OF 1996.—Section 1253(c) of the Iran Freedom
and Counter-Proliferation Act of 2012 (22)
U.S.C. 8809(c)) is amended by striking
"1245(g)" and inserting "1245(f)".
(c) Sanctions With Respect to Underwriting
Services or Insurance or Reinsurance.—
(1) IN GENERAL.—Section 1246 of the Iran
Freedom and Counter-Proliferation Act of 2012 (22)
U.S.C. 8805) is amended—
(A) in subsection $(a)(1)$ —
(i) in subparagraph (B)(i), by striking
"or shipbuilding" and inserting "ship-
building, or financial"; and
(ii) in subparagraph (C), by striking
"(other than an Iranian financial institu-
tion described in subsection (b))";
(B) by striking subsection (b); and
(C) by redesignating subsections (c), (d),
and (e) as subsections (b), (c), and (d), respec-
tively.

1 (2)AMENDMENT.—Section CONFORMING 2 1253(c) of the Iran Freedom and Counter-Prolifera-3 tion Act of 2012 (22 U.S.C. 8809(c)) is amended by striking "1246(e)" and inserting "1246(d)". 4 5 SEC. 204. AUTHORIZATION OF IMPOSITION OF TERRORISM-6 **RELATED SANCTIONS WITH RESPECT TO IRA-**7 NIAN FINANCIAL INSTITUTIONS. 8 (a) IN GENERAL.—The Comprehensive Iran Sanc-9 tions, Accountability, and Divestment Act of 2010 (22) 10 U.S.C. 8501 et seq.) is amended by inserting after section 104A the following: 11 12 "SEC. 104B. AUTHORIZATION OF IMPOSITION OF TER-13 **RORISM-RELATED** SANCTIONS WITH RE-14 SPECT TO IRANIAN FINANCIAL INSTITU-15 TIONS. 16 "(a) IN GENERAL.—The President may impose the 17 sanctions described in subsection (b) with respect to an

18 Iranian financial institution and any foreign person that19 is an official, agent, or affiliate of an Iranian financial20 institution.

"(b) SANCTIONS DESCRIBED.—The sanctions described in this subsection are sanctions applicable with respect to a foreign person pursuant to Executive Order No.
13224 (50 U.S.C. 1701 note; relating to blocking property

1 and prohibiting transactions with persons who commit,

2 threaten to commit, or support terrorism).

3 "(c) IRANIAN FINANCIAL INSTITUTION DEFINED.—
4 In this section, the term 'Iranian financial institution' has
5 the meaning given that term in section 104A(d)(3).".

6 (b) CLERICAL AMENDMENT.—The table of contents
7 for the Comprehensive Iran Sanctions, Accountability, and
8 Divestment Act of 2010 (22 U.S.C. 8501 et seq.) is
9 amended by inserting after the item relating to section
10 104A the following:

"Sec. 104B. Authorization of imposition of terrorism-related sanctions with respect to Iranian financial institutions.".

11 TITLE III—SANCTIONS WITH RE12 SPECT TO THE DEVELOP13 MENT AND USE OF IRANIAN

14 **DIGITAL CURRENCY**

15 SEC. 301. DEFINITIONS.

16 In this title:

17 (1) CORRESPONDENT ACCOUNT; PAYABLE18 THROUGH ACCOUNT.—The terms "correspondent ac19 count" and "payable-through account" have the
20 meanings given those terms in section 5318A of title
21 31, United States Code.

(2) DIGITAL CURRENCY EXCHANGE.—The term
"digital currency exchange" means any organization,
association, or group of persons, whether incor-

1 porated or unincorporated, which constitutes, main-2 tains, or provides a market place or facilities for 3 bringing together purchasers and sellers of digital 4 currencies or for otherwise performing with respect 5 to digital currencies the functions commonly per-6 formed by an exchange as that term is generally un-7 derstood, and includes the market place and the 8 market facilities maintained by such digital currency 9 exchange.

10 (3) FOREIGN PERSON.—The term "foreign per11 son" means a person that is not a United States
12 person.

(4) IRANIAN DIGITAL CURRENCY.—The term
"Iranian digital currency" means any digital currency, digital coin, or digital token that was issued
by, for, or on behalf of the Government of Iran.

17 PERSON.—The (5)UNITED STATES term 18 "United States person" means any United States 19 citizen, permanent resident alien, entity organized 20 under the laws of the United States or any jurisdic-21 tion within the United States (including foreign 22 branches), or person in the United States.

23 SEC. 302. FINDINGS.

24 Congress makes the following findings:

1 (1) On February 13, 2018, the Under Secretary 2 of the Treasury for Terrorism and Financial Intelligence stated that "Rogue regimes like Venezuela 3 4 experiment with and use digital and virtual cur-5 rencies to hide their ill-gotten gains and finance 6 their illicit activities. Recently, for example, Ven-7 ezuela announced plans to create the 'petro' digital 8 currency to try and sidestep our powerful sanc-9 tions.".

10 (2) In April 2018, the Minister of Information
11 and Communications Technology of Iran stated that
12 "the experimental model was ready" for a digital
13 currency developed by the Government of Iran.

14 (3) In June 2018, the Deputy for Management 15 and Investment at the Directorate for Scientific and 16 Technological Affairs of Iran stated that "We are 17 trying to prepare the grounds to use a domestic dig-18 ital currency in the country . . . This currency 19 would facilitate the transfer of money (to and from) 20 anywhere in the world. Besides, it can help us at the 21 time of sanctions.".

(4) In October 2018, the head of the Civil Defense Organization of Iran stated that
"cryptocurrencies can help bypass certain sanctions
through untraceable banking operations".

SEC. 303. PROHIBITION ON TRANSACTIONS RELATED TO, PROVISION OF FINANCING FOR, AND OTHER DEALINGS IN IRANIAN DIGITAL CURRENCY.

4 (a) IN GENERAL.—All transactions related to, provi5 sion of financing for, and other dealings in Iranian digital
6 currency by a United States person or within the United
7 States are prohibited.

8 (b) PENALTIES.—The penalties provided for in sub-9 sections (b) and (c) of section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) shall 10 11 apply to a person that knowingly violates, attempts to vio-12 late, conspires to violate, or causes a violation of sub-13 section (a) to the same extent that such penalties apply to a person that knowingly commits an unlawful act de-14 15 scribed in section 206(a) of such Act.

16 SEC. 304. SANCTIONS WITH RESPECT TO FOREIGN PER-

17SONS THAT ENGAGE IN SIGNIFICANT TRANS-18ACTIONS FOR THE SALE, SUPPLY, OR TRANS-19FER TO IRAN OF SIGNIFICANT GOODS OR20SERVICES USED IN CONNECTION WITH THE21DEVELOPMENT OF IRANIAN DIGITAL CUR-22RENCY.

The President shall impose 5 or more of the sanctions
described in section 6(a) of the Iran Sanctions Act of 1996
(Public Law 104–172; 50 U.S.C. 1701 note) with respect
to any foreign person that the President determines know•HR 7321 IH

ingly engages, on or after the date of the enactment of
 this Act, in a significant transaction for the sale, supply,
 or transfer to Iran of significant goods or services, or tech nological support, used in connection with the development
 of Iranian digital currency.

6 SEC. 305. SANCTIONS WITH RESPECT TO FOREIGN PER-7 SONS THAT CONDUCT OR FACILITATE SIG-8 NIFICANT TRANSACTIONS RELATED TO THE 9 PURCHASE OR SALE OF IRANIAN DIGITAL 10 CURRENCY OR MAINTAIN SIGNIFICANT 11 AMOUNTS IN IRANIAN DIGITAL CURRENCY.

(a) IN GENERAL.—The President may impose the
sanctions described in subsection (b) with respect to a foreign person if the President determines that the foreign
person, on or after the date of the enactment of this Act—

16 (1) knowingly conducts or facilitates any sig17 nificant transaction related to the purchase or sale
18 of Iranian digital currency or a derivative, swap, fu19 ture, forward, or other similar contract the value of
20 which is based on the exchange rate of Iranian dig21 ital currency; or

(2) maintains significant amounts denominated
in Iranian digital currency outside the territory of
Iran.

(b) SANCTIONS DESCRIBED.—The sanctions to be
 imposed on a foreign person under this subsection are the
 following:

4 (1) CORRESPONDENT AND PAYABLE-THROUGH
5 ACCOUNT LIMITATIONS.—With respect to any digital
6 currency exchange subject to sanctions under sub7 section (a), prohibiting the opening, and imposing
8 strict conditions on the maintaining, in the United
9 States of a correspondent account or payable10 through account by the digital currency exchange.

(2) BLOCKING OF PROPERTY.—Blocking and
prohibiting all transactions in all property and interests in property of the foreign person if such property and interests in property are in the United
States, come within the United States, or are or
come within the possession or control of a United
States person.

(3) VISA BAN.—With respect to a foreign person who is an alien, inadmissibility to the United
States and ineligibility to receive a visa or other documentation to enter the United States.

(c) EXCEPTION TO COMPLY WITH UNITED NATIONS
HEADQUARTERS AGREEMENT AND OTHER INTERNATIONAL OBLIGATIONS.—The sanctions under subsection (b)(3) may not be imposed on an individual if ad-

mitting that individual to the United States is necessary
 to permit the United States to comply with the Agreement
 regarding the Headquarters of the United Nations, signed
 at Lake Success June 26, 1947, and entered into force
 November 21, 1947, between the United Nations and the
 United States, or with other applicable international obli gations.

8 SEC. 306. REPORT ON PROGRESS OF GOVERNMENT OF 9 IRAN IN CREATING A SOVEREIGN 10 CRYPTOCURRENCY.

(a) IN GENERAL.—Not later than 120 days after the
date of the enactment of this Act, the Secretary of the
Treasury shall submit to Congress a report on the status
of the progress of the Government of Iran in creating a
sovereign cryptocurrency.

16 (b) ELEMENTS.—The report required by paragraph17 (1) shall include the following:

18 (1) An assessment of the progress of the Gov19 ernment of Iran in creating a sovereign
20 cryptocurrency.

(2) A description of the technical details of
what is being developed, including whether the Government of Iran intends to—

24 (A) fork an existing blockchain or create a25 new one;

1	(B) make the blockchain open or closed; or
2	(C) involve the Central Bank of Iran.
3	(3) An assessment of the state and non-state
4	actors that are assisting the Government of Iran in
5	creating a sovereign cryptocurrency, including the
6	governments of the People's Republic of China, the
7	Russian Federation, the Bolivarian Republic of Ven-
8	ezuela, and the Republic of Turkey.
9	(4) An assessment of the effect that successful
10	development, deployment, and maintenance by the
11	Government of Iran of a sovereign cryptocurrency
12	would have on the effectiveness of existing United
13	States sanctions with respect to Iran.
14	(5) An assessment of the technology and infra-
15	structure that the Government of Iran would need to
16	develop, deploy, and maintain a national digital cur-
17	rency, including a cryptocurrency.
18	(6) An identification of the countries that have
19	agreed to assist the United States in blocking efforts
20	to bypass or evade United States sanctions relating
21	to Iran or bypass or evade countermeasures and risk
22	mitigation practices outlined by the Financial Action
23	Task Force.

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