

116TH CONGRESS 1ST SESSION

S. 854

To require human rights certifications for arms sales, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 25, 2019

Mr. CARDIN (for himself, Mr. Durbin, Mr. Wyden, and Mr. Markey) introduced the following bill; which was read twice and referred to the Committee on Foreign Relations

A BILL

To require human rights certifications for arms sales, 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 "Enhancing Human
- 5 Rights Protections in Arms Sales Act of 2019".
- 6 SEC. 2. SENSE OF CONGRESS.
- 7 It is the sense of Congress that—
- 8 (1) the advancement of human rights is criti-
- 9 cally important to the security, stability, peace, and
- prosperity of United States allies and partners, and

- the United States Government should promote the increased observance of internationally recognized human rights globally;
 - (2) as the world's oldest democracy and the largest arms exporter, the human rights standards that the United States sets on arms transfers has global ramifications, influencing standards set by other nations around the world;
 - (3) global arms transfers continue to flow into conflict zones and countries rife with internal repression at an alarming rate;
 - (4) the United States Government has the ability to determine whether United States arms transfers are used to commit gross violations of human rights and other violations of United States law;
 - (5) Congress took strong action to prohibit, in the Foreign Assistance Act of 1961 (U.S.C. 2151 et seq.), sales of defense articles or services to any country whose government engages in a consistent pattern of gross violations of internationally recognized human rights; and
 - (6) Congress should take further action to ensure that arms transfers—
- 24 (A) are not used to commit or facilitate 25 violations of internationally recognized human

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1	rights or violations of international humani-	
2	tarian law in conflict zones; and	
3	(B) are provided only to countries that are	
4	demonstrably improving their efforts to protect	
5	the human rights and freedoms of their citizens	
6	and to promote participation and accountability	
7	in governance.	
8	SEC. 3. HUMAN RIGHTS CERTIFICATION REQUIREMENTS	
9	FOR ARMS SALES.	
10	(a) Certification Requirement.—Section 36 of	
11	the Arms Export Control Act (22 U.S.C. 2776) is amend-	
12	ed by adding at the end the following new subsection:	
13	"(j)(1) Any certification relating to a proposed sale	
14	or export under this section of defense articles or defense	
15	services designated under Category III, IV, VII, or VIII	
16	on the United States Munitions List pursuant to section	
17	38(a)(1) to a foreign country shall include a certification	
18	by the Secretary of State that—	
19	"(A) during the fiscal year in which assistance	
20	is to be furnished or military equipment or tech-	
21	nology is to be sold or transferred, the defense arti-	
22	cles or defense services will not be used in hostilities	
23	in which the United States has credible information,	
24	including from credible nongovernmental investiga-	
25	tions, that war crimes, crimes against humanity,	

1	gross violations of internationally recognized human
2	rights, or atrocities have been committed by the gov-
3	ernment of the recipient country;
4	"(B) during the current fiscal year in which as-
5	sistance is to be furnished or military equipment or
6	technology is to be sold or transferred, and during
7	the preceding three fiscal years, the government of
8	the foreign country—
9	"(i) has not ordered or directed ethnic
10	cleansing of civilians;
11	"(ii) has not recruited and used child sol-
12	diers;
13	"(iii) has not tortured, falsely imprisoned,
14	or engaged in the targeted killing of political
15	opponents, human rights defenders, or journal-
16	ists;
17	"(iv) has not operated or had effective con-
18	trol or direction over secret detention facilities;
19	"(v) has not engaged, through military,
20	paramilitary, security, or police forces over
21	which the government exercises effective con-
22	trol, in extrajudicial killings;
23	"(vi) has not diverted, transferred, lost, or
24	given United States weapons to third parties;
25	and

1	"(vii) has made significant and demon-
2	strable efforts domestically to—
3	"(I) ensure the protection of inter-
4	nationally recognized human rights and
5	freedoms, including the rights of women,
6	religious, ethnic, and other minorities, and
7	freedoms of press, expression, and assem-
8	bly in the foreign country;
9	"(II) denounce extremist ideologies
10	and doctrines;
11	"(III) prevent and ensure account-
12	ability for significant acts of corruption;
13	and
14	"(IV) promote transparent and inclu-
15	sive governance; and
16	"(C) in any conflict in which the recipient gov-
17	ernment of the foreign country engages, that govern-
18	ment will—
19	"(i) facilitate unfettered civilian access to
20	humanitarian relief and commercial goods;
21	"(ii) support, in statements and actions,
22	diplomatic and political resolution of the con-
23	flict; and
24	"(iii) make significant and demonstrable
25	efforts to—

1	"(I) ensure command and control of
2	such weapons to prevent proliferation to
3	non-state actors and proxies; and
4	"(II) track, prevent, and publicly in-
5	vestigate civilian causalities.
6	"(2) For three years following the provision of the
7	assistance, or sale or transfer of the military equipment
8	or technology as described in paragraph (1), the Secretary
9	of State shall provide to the Committee on Foreign Rela-
10	tions of the Senate and the Committee on Foreign Affairs
11	of the House of Representatives notice of any violation de-
12	scribed in subparagraphs (A) though (C) of paragraph (1)
13	within 60 days of receiving credible information about the
14	violation.
15	"(3) The certification requirement under paragraph
16	(1) does not apply to ground-based missile defense sys-
17	tems.
18	"(4)(A) The President may waive the certification re-
19	quirement under paragraph (1) not earlier than 30 legisla-
20	tive days after the Secretary of State, in coordination with
21	the Secretary of Defense, submits to the Committee on
22	Foreign Relations of the Senate and the Committee on
23	Foreign Affairs of the House of Representatives an un-
24	classified certification, which may include a classified
25	annex, stating that the waiver is in the national security

1	interest of the United States, including a report detail-	
2	ing—	
3	"(i) the status of recipient government efforts	
4	relating to each required certification described in	
5	subparagraphs (A) through (C) of such paragraph	
6	for which a waiver is necessary; and	
7	"(ii) relevant information received by the De-	
8	partment of State and the Department of Defense	
9	from credible human rights organizations and inter-	
10	governmental human rights monitoring bodies relat-	
11	ing to each such waived certification.	
12	"(B) The President may not waive the certification	
13	requirement under paragraph (1) if Congress, within the	
14	30-legislative-day period referred to in subparagraph (A),	
15	enacts a joint resolution prohibiting the proposed sale or	
16	export. Any such joint resolution shall be considered in	
17	accordance with the procedures set forth in section	
18	36(b)(2).".	
19	SEC. 4. STRATEGY ON ENHANCING HUMAN RIGHTS CONSID-	
20	ERATIONS IN UNITED STATES MILITARY AS-	
21	SISTANCE AND ARMS TRANSFERS.	
22	(a) In General.—Not later than 180 days after the	
23	date of the enactment of this Act, the Secretary of State,	
24	with the concurrence of the Secretary of Defense, shall	
25	submit to the appropriate congressional committees a	

- 1 strategy to enhance United States efforts to ensure human
- 2 rights protections for United States military assistance
- 3 and arms transfers. The strategy shall include processes
- 4 and procedures to—

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- 5 (1) determine when United States military as-6 sistance and arms transfers are used to commit 7 gross violations of internationally recognized human 8 rights;
 - (2) determine when United States military assistance and arms transfers are used to undermine international peace and security or contribute to gross violations of internationally recognized human rights, including acts of gender-based violence and acts of violence against children, violations of international humanitarian law, terrorism, mass atrocities, or transnational organized crime;
 - (3) detect other violations of United States law concerning United States military or security assistance, cooperation, and arms transfers, including the diversion of such assistance or the use of such assistance by security force or police units credibly implicated in gross violations of internationally recognized human rights;

1	(4) train partner militaries, security, and police
2	forces on methods for preventing civilian causalities;
3	and
4	(5) determine whether individuals or units that
5	have received United States military, security, or po-
6	lice training or have participated or are scheduled to
7	participate in joint exercises with United States
8	forces have later been credibly implicated in gross
9	violations of internationally recognized human
10	rights.
11	(b) Appropriate Congressional Committees
12	Defined.—In this section, the term "appropriate con-
13	gressional committees" means the Committee on Foreign
14	Relations of the Senate and the Committee on Foreign
15	Affairs of the House of Representatives.
16	SEC. 5. END USE MONITORING OF MISUSE OF ARMS IN
17	HUMAN RIGHTS ABUSES.
18	Section 40A(a)(2)(B) of the Arms Export Control
19	Act (22 U.S.C. 2785(a)(2)(B)) is amended—
20	(1) in clause (i), by striking "and" at the end;
21	(2) in clause (ii), by striking the period at the
22	end and inserting "and;"; and
23	(3) by adding at the end the following new
24	clause:

1	"(iii) such articles and services are
2	not being used by non-state actors and
3	proxies for the commission of war crimes
4	and other gross human rights abuses.".

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