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AUTHENTICATED U.S. GOVERNMENT INFORMATION

S. 2644

To impose sanctions with respect to Turkey, and for other purposes.

IN THE SENATE OF THE UNITED STATES

October 17, 2019

Mr. GRAHAM (for himself, Mr. VAN HOLLEN, Ms. ERNST, Mr. BLUMENTHAL, Mr. TOOMEY, Mr. COONS, Mrs. BLACKBURN, Mrs. SHAHEEN, Mr. ALEX-ANDER, Ms. DUCKWORTH, Mr. PORTMAN, Ms. HASSAN, Mr. ROMNEY, Mr. CARPER, Ms. COLLINS, and Ms. SINEMA) introduced the following bill; which was read the first time

> OCTOBER 21, 2019 Read the second time and placed on the calendar

A BILL

To impose sanctions with respect to Turkey, 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 "Countering Turkish
- 5 Aggression Act of 2019".

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1 SEC. 2. SENSE OF CONGRESS.

2 It is the sense of Congress that—

3	(1) the decision to pull back United States
4	troops along the Turkey-Syria border area has grave
5	consequences for the national security of the United
6	States and allies and partners of the United States;
7	(2) the President of Turkey, Recep Tayyip
8	Erdogan, should immediately cease unilateral mili-
9	tary action in Northeast Syria and respect existing
10	agreements related to Syria;
11	(3) the United States should continue to sup-
12	port the Syrian Kurdish communities, who have
13	been key partners of the United States in the ongo-
14	ing fight the Islamic State of Iraq and Syria; and
15	(4) the President should—
16	(A) call on Turkey to end its offensive op-
17	erations against the Syrian Kurds and return to
18	the framework agreement between the United
19	States and Turkey to establish a safe zone
20	along the Turkish-Syrian border;
21	(B) withdraw the invitation for the Presi-
22	dent of Turkey, Recep Tayyip Erdogan, to trav-
23	el to the United States for meetings at the
24	White House; and

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1	(C) seek unity with European and other
2	key partners to condemn Turkey's military of-
3	fensive in northeastern Syria.
4	SEC. 3. DEFINITIONS.
5	In this Act:
6	(1) FINANCIAL INSTITUTION.—The term "fi-
7	nancial institution" means a financial institution
8	specified in subparagraph (A), (B), (C), (D), (E),
9	(F), (G), (H), (I), (J), (M), or (Y) of section
10	5312(a)(2) of title 31, United States Code.
11	(2) FOREIGN FINANCIAL INSTITUTION.—The
12	term "foreign financial institution" has the meaning
13	given that term in regulations prescribed by the Sec-
14	retary of the Treasury.
15	(3) FOREIGN PERSON.—The term "foreign per-
16	son" means an individual or entity that is not a
17	United States person.
18	(4) KNOWINGLY.—The term "knowingly", with
19	respect to conduct, a circumstance, or a result,
20	means that a person has actual knowledge, or should
21	have known, of the conduct, the circumstance, or the
22	result.
23	(5) UNITED STATES PERSON.—The term
24	"United States person" means—

	-
1	(A) a United States citizen or an alien law-
2	fully admitted for permanent residence to the
3	United States; or
4	(B) an entity organized under the laws of
5	the United States or any jurisdiction within the
6	United States, including a foreign branch of
7	such an entity.
8	SEC. 4. IMPOSITION OF SANCTIONS WITH RESPECT TO TUR-
9	KEY.
10	(a) IN GENERAL.—On and after the date of the en-
11	actment of this Act, the President shall—
12	(1) impose the sanctions described in subsection
13	(c) with respect to—
14	(A) each official of the Government of Tur-
15	key described in subsection (b);
16	(B) any foreign person that the President
17	determines knowingly sells or provides financial,
18	material, or technological support to, or know-
19	ingly conducts a transaction with, the Turkish
20	Armed Forces, including—
21	(i) aircraft or aircraft parts or ma-
22	chinery used by the Turkish Air Force;
23	(ii) automotive equipment and services
24	used by the Turkish Land and Naval
25	Forces; and

1	(iii) defense articles, services, tech-
2	nology, or materials used by the Turkish
3	Armed Forces; or
4	(C) any foreign person that the President
5	determines knowingly supplies goods, services,
6	technology, information, or other support that
7	maintains or supports the production of crude
8	oil, natural gas, or refined petroleum or natural
9	gas products, in Turkey for use by the Turkish
10	Armed Forces; and
11	(2) prohibit any United States person from en-
12	gaging in any transaction with a person described in
13	paragraph (1).
14	(b) Officials Described.—An official of the Gov-
15	ernment of Turkey described in this subsection is any of
16	the following:
17	(1) The President of Turkey.
18	(2) The Vice President of Turkey.
19	(3) The Minister of National Defense of Tur-
20	key.
21	(4) The Minister of Foreign Affairs of Turkey.
22	(5) The Minister of Treasury and Finance of
23	Turkey.
24	(6) The Minister of Trade of Turkey.

(7) The Minister of Energy and Natural Re sources of Turkey.

3 (8) The Chief of the National Intelligence Orga-4 nization of Turkey.

5 (c) SANCTIONS DESCRIBED.—The sanctions described in this subsection are the blocking and prohibiting, 6 7 pursuant to the International Emergency Economic Pow-8 ers Act (50 U.S.C. 1701 et seq.), of all transactions in 9 property and interests in property of a person subject to 10 subsection (a) if such property and interests in property are in the United States, come within the United States, 11 12 or come within the possession or control of a United 13 States person.

14 SEC. 5. IMPOSITION OF SANCTIONS WITH RESPECT TO FI-

15 NANCIAL INSTITUTIONS THAT FACILITATE 16 TRANSACTIONS FOR TURKISH ARMED 17 FORCES.

18 (a) IN GENERAL.—On and after the date of the en-19 actment of this Act, the President shall—

20 (1) impose the sanctions described in section
21 4(c) with respect to Turkiye Halk Bankasi AS or
22 any successor entity; and

(2) prohibit any United States person from engaging in any transaction with Turkiye Halk
Bankasi AS or any successor entity.

1 (b) ADDITION FINANCIAL INSTITUTIONS.—If the 2 Secretary of the Treasury, in consultation with the Sec-3 retary of State, the Secretary of Defense, and the Director 4 of National Intelligence, determines that any foreign fi-5 nancial institution (other than a financial institution specified in subsection (a)), has knowingly facilitated trans-6 7 actions for Turkish Armed Forces or defense industry in 8 Turkey relating to the military operations of Turkey in 9 Syria, the President shall, not later than 60 days after 10 that determination—

(1) impose the sanctions described in section4(c) with respect to that financial institution; and

(2) prohibit any United States person from engaging in any transaction with that financial institution.

16 SEC. 6. IMPOSITION OF SANCTIONS WITH RESPECT TO EN17 ERGY PRODUCTION IN SYRIA.

18 On and after the date of the enactment of this Act,19 the President shall—

(1) impose the sanctions described in section
4(c) with respect to any foreign person that knowingly sells or provides significant goods, services,
technology, information, or other support that significantly facilitates the maintenance or expansion of
the production of natural gas, petroleum, or petro-

leum products in Syria for use by the Russian Fed eration, Iran, Turkey, or the Government of Syria;
 and

4 (2) prohibit any United States person from en5 gaging in any transaction with a person described in
6 paragraph (1).

7 SEC. 7. IMPOSITION OF CAATSA SECTION 231 SANCTIONS 8 AGAINST TURKEY.

9 (a) DETERMINATION.—For the purposes of section 10 231 of the Countering America's Adversaries Through 11 Sanctions Act (22 U.S.C. 9525), Turkey's acquisition of 12 the Russian S–400 air and missile defense system begin-13 ning July 12, 2019, shall be considered to be a significant 14 transaction described in such section.

(b) SANCTIONS.—Not later than 30 days after the
date of the enactment of this Act, the President shall impose 5 or more of the sanctions described in section 235
of the Countering America's Adversaries Through Sanctions Act (22 U.S.C. 9529) with respect to the Government of Turkey.

21 SEC. 8. PROHIBITION ON UNITED STATES MILITARY AS22 SISTANCE.

(a) PROHIBITION.—No funds may be obligated or ex-pended to sell or transfer any United States defense arti-

cles, services, technology, or materials or ammunition to
 the Turkish Armed Forces.

3 (b) NO USE OF EMERGENCY AUTHORITIES.—The
4 authority of the President to waive statutory congressional
5 review periods under the Arms Export Control Act (22)
6 U.S.C. 2751 et seq.) in cases in which an emergency exists
7 shall not apply to the transfer of defense articles or serv8 ices to Turkey.

9 SEC. 9. PROHIBITION ON PURCHASES OF TURKISH SOV-10 EREIGN DEBT BY UNITED STATES PERSONS.

11 The President shall prescribe regulations prohibiting12 any United States person from purchasing sovereign debt13 of the Government of Turkey.

14SEC. 10. VISA RESTRICTIONS ON CERTAIN OFFICIALS OF15THE GOVERNMENT OF TURKEY.

(a) IN GENERAL.—The Secretary of State may not
issue a visa to, and the Secretary of Homeland Security
shall exclude from the United States, an official of the
Government of Turkey described in section 4(b).

(b) EXCEPTION TO COMPLY WITH INTERNATIONAL
OBLIGATIONS.—Subsection (a) shall not apply to the admission of an official described in section 4(b) if the admission of that official is necessary to comply with United
States obligations under the Agreement between the
United Nations and the United States of America regard-

ing the Headquarters of the United Nations, signed at
 Lake Success June 26, 1947, and entered into force No vember 21, 1947, under the Convention on Consular Rela tions, done at Vienna April 24, 1963, and entered into
 force March 19, 1967, or under other international agree ments.

7 SEC. 11. REPORT ON NET WORTH OF RECEP TAYYIP 8 ERDOGAN.

9 (a) IN GENERAL.—Not later than 60 days after the 10 date of the enactment of this Act, the President shall sub-11 mit to Congress a report on the estimated net worth, known sources of income, and assets of the President of 12 13 Turkey, Recep Tayyip Erdogan and his family members (including spouses, children, and siblings), including as-14 15 sets, investments, other business interests, and relevant beneficial ownership information. 16

17 (b) FORM OF REPORT.—The report required by sub-18 section (a) shall be submitted in unclassified form but may19 include a classified annex.

20 SEC. 12. REPORT ON STRATEGY TO DEFEAT THE ISLAMIC
21 STATE OF IRAQ AND SYRIA.

(a) FINDINGS.—Congress makes the following find-ings:

24 (1) The Syrian Democratic Forces (in this sec-25 tion referred to as the "SDF") have been the closest

and most effective partner of the United States in 2 the fight against the Islamic State of Iraq and Syria (in this section referred to as "ISIS") in Syria. 3

4 (2) In a June 30, 2019, report of the lead in-5 spector general to Congress on Operation Inherent 6 Resolve, the Inspectors General of the Department 7 of Defense, the Department of State, and the United 8 States Agency for International Development re-9 ported that "ISIS remains a threat in Iraq and Syria" and that "[d]espite losing its territorial 'ca-10 11 liphate,' the Islamic State in Iraq and Syria solidi-12 fied its insurgent capabilities in Iraq and was re-13 surging in Syria this quarter". The report estimated 14 that ISIS has approximately 14,000 to 18,000 "members" in Iraq and Syria, including up to 3,000 15 16 foreigners.

17 (3) That report also indicated that conditions 18 at the Al Hol camp in Syria provided "uncontested 19 conditions to spread . . . ISIS ideology". ISIS lead-20 er Abu Bakr al-Baghdadi has called on supporters 21 to break fighters out of Al Hol and other detention 22 facilities.

23 (4) General Joseph Votel, who served as the 24 Commander of the United States Central Command 25 from March 2016 to March 2019 and oversaw mili-

tary operations in Iraq and Syria, has called the alliance between the United States and Kurdish forces
in northeastern Syria "one of our most successful
partnerships" and called the Kurdish People's Protection Units "the backbone of the fighting force
against ISIS in Syria".

7 (5) General Votel has also said, "A possible in8 vasion from Turkey against the Kurdish elements of
9 the SDF, coupled with a hasty U.S. departure, now
10 threaten to rapidly destabilize an already fragile se11 curity situation in Syria's northeast.".

12 (6) The sudden withdrawal of United States 13 forces made way for Turkish offensive operations 14 against the SDF. That withdrawal has serious con-15 sequences for United States security, including al-16 lowing allies and potential allies in counterterrorism 17 efforts to question the resolve and commitment of 18 the United States to its operations and allowing for 19 the continued resurgence of ISIS in the region as 20 SDF forces defend themselves against the Turkish 21 offensive.

(b) REPORT REQUIRED.—Not later than 30 days
after the date of the enactment of this Act, the President
shall submit to Congress a report on the strategy to
counter the ISIS resurgence and stabilize the region, in-

cluding ensuring the secure detention of captured ISIS
 fighters and stopping recruitment efforts in refugee
 camps.

4 (c) FORM OF REPORT.—The report required by sub5 section (b) shall be submitted in unclassified form but may
6 include a classified annex.

7 SEC. 13. REPORT ON UNITED STATES PERSONNEL IN TUR-8 KEY.

9 (a) IN GENERAL.—Not later than 30 days after the 10 date of the enactment of this Act, the President shall sub-11 mit to Congress an interagency report assessing viable al-12 ternative military installations or other locations to host 13 personnel and assets of the United States Armed Forces 14 currently stationed at Incirlik Air Base in Turkey.

(b) FORM OF REPORT.—The report required by subsection (a) shall be submitted in unclassified form but may
include a classified annex.

18 SEC. 14. EXCEPTIONS.

(a) SUPPORT FOR PEOPLE OF TURKEY.—This Actshall not apply with respect to—

(1) the provision of humanitarian assistance
(including medical assistance) to the people of Turkey; or

24 (2) efforts to promote democracy in Turkey, in-25 cluding through providing election assistance.

1 (b) INTELLIGENCE ACTIVITIES.—

2	(1) IN GENERAL.—This Act shall not apply
3	with respect to activities subject to the reporting re-
4	quirements under title V of the National Security
5	Act of 1947 (50 U.S.C. 3091 et seq.), or any au-
6	thorized intelligence activities of the United States.
7	(2) REQUIREMENT.—Activities carried out
8	under the exception under paragraph (1) may not be
9	carried out in a manner that provides the Govern-
10	ment of Turkey with targeting data regarding the
11	location or disposition of Syrian Democratic Forces.
12	(c) EXCEPTION RELATING TO IMPORTATION OF
13	Goods.—
14	(1) IN GENERAL.—The authorities and require-
15	ments to impose sanctions authorized under this Act
16	shall not include the authority or requirement to im-
17	pose sanctions on the importation of goods.
18	(2) GOOD DEFINED.—In this subsection, the
19	term "good" means any article, natural or manmade
20	substance, material, supply or manufactured prod-
21	uct, including inspection and test equipment, and ex-

22 cluding technical data.

23 SEC. 15. IMPLEMENTATION; PENALTIES.

24 (a) IMPLEMENTATION.—The President may exercise25 all authorities provided to the President under sections

203 and 205 of the International Emergency Economic
 Powers Act (50 U.S.C. 1702 and 1704) to carry out this
 Act.

4 (b) PENALTIES.—A person that violates, attempts to 5 violate, conspires to violate, or causes a violation of this Act or any regulation, license, or order issued to carry out 6 7 this Act shall be subject to the penalties set forth in sub-8 sections (b) and (c) of section 206 of the International 9 Emergency Economic Powers Act (50 U.S.C. 1705) to the 10 same extent as a person that commits an unlawful act de-11 scribed in subsection (a) of that section.

12 SEC. 16. TERMINATION AUTHORITY.

(a) IN GENERAL.—The President may terminate the
application of sanctions, prohibitions, restrictions, and
penalties under this Act if the President certifies to the
appropriate congressional committees that—

17 (1) Turkey, and Syrian opposition groups sup18 ported by Turkey, have halted attacks against the
19 Syrian Kurdish community and other communities
20 affected by Turkish military operations;

(2) Turkish forces, and Syrian opposition
groups supported by Turkey, not involved in coordinated operations with members of the North Atlantic Treaty Organization or the Global Coalition to
Defeat ISIS have withdrawn from all locations in

Syria that Turkey did not occupy before October 09,
 2019; and

3 (3) Turkey, and Syrian opposition groups sup4 ported by Turkey, are not hindering counterter5 rorism operations against ISIS.

6 (b) REIMPOSITION.—If Turkey violates paragraph 7 (1), (2), or (3) of subsection (a) after the submission of 8 a certification described in subsection (a), the President 9 shall reimpose sanctions, prohibitions, restrictions, and 10 penalties as described in this Act.

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A BILL

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