#### <sup>111TH CONGRESS</sup> 1ST SESSION H.R. 2194

### AN ACT

To amend the Iran Sanctions Act of 1996 to enhance United States diplomatic efforts with respect to Iran by expanding economic sanctions against Iran.

- 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.

2 This Act may be cited as the "Iran Refined Petro-3 leum Sanctions Act of 2009".

#### 4 SEC. 2. FINDINGS; SENSE OF CONGRESS; STATEMENT OF 5 POLICY.

6 (a) FINDINGS.—Congress finds the following:

7 (1) The illicit nuclear activities of the Govern8 ment of Iran—combined with its development of un9 conventional weapons and ballistic missiles, and sup10 port for international terrorism—represent a serious
11 threat to the security of the United States and U.S.
12 allies in Europe, the Middle East, and around the
13 world.

(2) The United States and other responsible nations have a vital interest in working together to
prevent the Government of Iran from acquiring a
nuclear weapons capability.

18 (3) The International Atomic Energy Agency 19 (IAEA) has repeatedly called attention to Iran's un-20 lawful nuclear activities, and, as a result, the United 21 Nations Security Council has adopted a range of 22 sanctions designed to encourage the Government of 23 Iran to suspend those activities and comply with its 24 obligations under the Treaty on the Non-Prolifera-25 tion of Nuclear Weapons (commonly known as the 26 "Nuclear Non-Proliferation Treaty").

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(4) As a presidential candidate, then-Senator
 Obama stated that additional sanctions, especially
 those targeting Iran's dependence on imported re fined petroleum, may help to persuade the Govern ment of Iran to abandon its illicit nuclear activities.

6 (5) On October 7, 2008, then-Senator Obama 7 stated, "Iran right now imports gasoline, even 8 though it's an oil producer, because its oil infra-9 structure has broken down. If we can prevent them 10 from importing the gasoline that they need and the 11 refined petroleum products, that starts changing 12 their cost-benefit analysis. That starts putting the 13 squeeze on them.".

(6) On June 4, 2008, then-Senator Obama
stated, "We should work with Europe, Japan, and
the Gulf states to find every avenue outside the U.N.
to isolate the Iranian regime—from cutting off loan
guarantees and expanding financial sanctions, to
banning the export of refined petroleum to Iran.".

20 (7) Major European allies, including the United
21 Kingdom, France, and Germany, have advocated
22 that sanctions be significantly toughened should
23 international diplomatic efforts fail to achieve
24 verifiable suspension of Iran's uranium enrichment

program and an end to its nuclear weapons program
 and other illicit nuclear activities.

3 (8) The serious and urgent nature of the threat
4 from Iran demands that the United States work to5 gether with U.S. allies to do everything possible—
6 diplomatically, politically, and economically—to pre7 vent Iran from acquiring a nuclear weapons capa8 bility.

9 (9) The human rights situation in Iran has 10 steadily deteriorated in 2009, as punctuated by the 11 transparent fraud that occurred on June 12, 2009, 12 the brutal repression and murder, arbitrary arrests, 13 and show trials of peaceful dissidents, and ongoing 14 suppression of freedom of expression.

(10) The Iranian regime has been unresponsive
to, and at times contemptuous of, the Obama Administration's unprecedented and serious efforts at
engagement, revealing that Tehran is not interested
in a diplomatic resolution, as made clear, for example, by the following:

(A) Iran's apparent rejection of the
Tehran Research Reactor plan, generously offered by the United States and its partners, of
potentially great benefit to the Iranian people,

1	and endorsed by Iran's own negotiators in Oc-
2	tober, 2009.
3	(B) Iran's ongoing clandestine nuclear
4	weapons program, as evidenced by its work on
5	the secret uranium enrichment facility at Qom,
6	its subsequent refusal to cooperate fully with
7	IAEA inspectors, and its announcement that it
8	would build 10 new uranium enrichment facili-
9	ties.
10	(C) Iran's ongoing arms exports and sup-
11	port to terrorists in direct contravention of
12	Unite Nations Security Council resolutions.
13	(D) Iran's absurd claims that the West,
14	and specifically the United States, have fo-
15	mented the waves of anti-regime protests that
16	followed the June 12, 2009, election in Iran.
17	(E) Iran's July 31, 2009, arrest of three
18	young Americans on spying charges.
19	(b) SENSE OF CONGRESS.—It is the sense of the
20	Congress that—
21	(1) international diplomatic efforts to address
22	Iran's illicit nuclear efforts, unconventional and bal-
23	listic missile development programs, and support for
24	international terrorism are more likely to be effective
25	if the President is empowered with the explicit au-

thority to impose additional sanctions on the Gov ernment of Iran;

3 (2) the concerns of the United States regarding
4 Iran are strictly the result of the actions of the Gov5 ernment of Iran;

6 (3) the revelation in September 2009 that Iran 7 is developing a secret uranium enrichment site on an 8 Islamic Revolutionary Guard Corps base near Qom, 9 which appears to have no civilian application, high-10 lights the urgency for Iran to fully disclose the full 11 nature of its nuclear program, including any other 12 secret locations, and provide the International Atom-13 ic Energy Agency (IAEA) unfettered access to its 14 facilities pursuant to Iran's legal obligations under the Treaty on the Non-Proliferation of Nuclear 15 16 Weapons and Iran's Safeguards Agreement with the 17 IAEA;

18 (4) because of its involvement in Iran's nuclear 19 program and other destabilizing activities, the Presi-20 dent should impose sanctions, including the full 21 range of sanctions otherwise applicable to Iran, on 22 any individual or entity that is an agent, alias, front, 23 instrumentality, representative, official, or affiliate 24 of the Islamic Revolutionary Guard Corps or is an 25 individual serving as a representative of the Islamic

1	Revolutionary Guard Corps, or on any person that
2	has conducted any commercial transaction or finan-
3	cial transaction with such entities;
4	(5) Government to Government agreements
5	with Iran to provide the regime with refined petro-
6	leum products, such as the September 2009 agree-
7	ment under which the Government of Venezuela
8	committed to provide 20,000 barrels of gasoline per
9	day to Iran, undermine efforts to pressure Iran to
10	suspend its nuclear weapons program and cease all
11	enrichment activities; and
12	(6) the people of the United States—
13	(A) have feelings of friendship for the peo-
14	ple of Iran; and
15	(B) hold the people of Iran, their culture,
16	and their ancient and rich history in the highest
17	esteem.
18	(c) STATEMENT OF POLICY.—It shall be the policy
19	of the United States—
20	(1) to prevent Iran from achieving the capa-
21	bility to make nuclear weapons, including by sup-
22	porting international diplomatic efforts to halt Iran's
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23 uranium enrichment program;

1	(2) to fully implement and enforce the Iran
2	Sanctions Act of 1996 as a means of encouraging
3	foreign governments to—
4	(A) direct state-owned entities to cease all
5	investment in, and support of, Iran's energy
6	sector and all exports of refined petroleum
7	products to Iran; and
8	(B) require private entities based in their
9	territories to cease all investment in, and sup-
10	port of, Iran's energy sector and all exports of
11	refined petroleum products to Iran;
12	(3) to impose sanctions on—
13	(A) the Central Bank of Iran, and any
14	other financial institution in Iran that is en-
15	gaged in proliferation activities or support of
16	terrorist groups, and
17	(B) any other financial institution that
18	conducts financial transactions with the Central
19	Bank of Iran or with another financial institu-
20	tion described in subparagraph (A),
21	including through the use of Executive Orders
22	13224, 13382, and 13438 and United Nations Secu-
23	rity Council Resolutions 1737, 1747, 1803, and
24	1835;

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1	(4) to persuade the allies of the United States
2	and other countries to take appropriate measures to
3	deny access to the international financial system by
4	Iranian banks and financial institutions involved in
5	proliferation activities or support of terrorist groups;
6	(5) to support all Iranian citizens who embrace
7	the values of freedom, human rights, civil liberties,
8	and the rule of law; and
9	(6) for the Secretary of State to make every ef-
10	fort to assist United States citizens held hostage in
11	Iran at any time during the period beginning on No-
12	vember 4, 1979 and ending on January 20, 1981,
13	and their survivors in matters of compensation re-
14	lated to such citizens' detention.
15	SEC. 3. AMENDMENTS TO THE IRAN SANCTIONS ACT OF
16	1996.
17	(a) EXPANSION OF SANCTIONS.—Section 5(a) of the
18	Iran Sanctions Act of 1996 (50 U.S.C. 1701 note) is
19	amended to read as follows:
20	"(a) Sanctions With Respect to the Develop-
21	MENT OF PETROLEUM RESOURCES OF IRAN AND EXPOR-
22	TATION OF REFINED PETROLEUM TO IRAN.—
23	"(1) DEVELOPMENT OF PETROLEUM RE-
24	SOURCES OF IRAN.—

"(A) INVESTMENT.—Except as provided in 1 2 subsection (f), the President shall impose 2 or more of the sanctions described in paragraphs 3 4 (1) through (6) of section 6(a) if the President 5 determines that a person has knowingly, on or 6 after the date of the enactment of this Act, 7 made an investment of \$20,000,000 or more (or 8 any combination of investments of at least 9 \$5,000,000 each, which in the aggregate equals 10 or exceeds \$20,000,000 in any 12-month pe-11 riod), that directly and significantly contributed 12 to the enhancement of Iran's ability to develop 13 petroleum resources of Iran.

14 "(B) PRODUCTION OF REFINED PETRO-15 LEUM PRODUCTS.—Except as provided in sub-16 section (f), the President shall impose the sanc-17 tions described in section 6(b) if the President 18 determines that a person knowingly sells, 19 leases, or provides to Iran any goods, services, 20 technology, information, or support, or enters 21 into a contract to sell, lease, or provide to Iran 22 any goods, services, technology, information, or 23 support, that would allow Iran to maintain or 24 expand its domestic production of refined petro-25 leum products, including any assistance in the

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construction, modernization, or repair of refin-
eries that make refined petroleum products,
if—
"(i) the value of the goods, services,
technology, information, or support pro-
vided in such sale, lease, or provision, or to
be provided in such contract, exceeds
\$200,000; or
"(ii) the value of the goods, services,
technology, information, or support pro-
vided in any combination of such sales,
leases, or provision in any 12-month pe-
riod, or to be provided under contracts en-
tered into in any 12-month period, exceeds
\$500,000.
"(2) EXPORTATION OF REFINED PETROLEUM
PRODUCTS TO IRAN.—
"(A) IN GENERAL.—Except as provided in
subsection (f), the President shall impose the
sanctions described in section 6(b) if the Presi-
dent determines that a person knowingly pro-
vides Iran with refined petroleum products or
knowingly engages in any of the activities de-
scribed in subparagraph (B), if—

1	"(i) the value of such products or of
2	the goods, services, technology, informa-
3	tion, or support provided or to be provided
4	in connection with such activity exceeds
5	\$200,000; or
6	"(ii) the value of such products, or of
7	the goods, services, technology, informa-
8	tion, or support, provided or to be provided
9	in connection with any combination of pro-
10	viding such products or such activities, in
11	any 12-month period exceeds \$500,000.
12	"(B) ACTIVITIES DESCRIBED.—The activi-
13	ties referred to in subparagraph (A) are the fol-
14	lowing:
15	"(i) Providing ships, vehicles, or other
16	means of transportation to deliver refined
17	petroleum products to Iran, or providing
18	services relating to the shipping or other
19	transportation of refined petroleum prod-
20	ucts to Iran.
21	"(ii) Underwriting or otherwise pro-
22	viding insurance or reinsurance for an ac-
23	tivity described in clause (i).
24	"(iii) Financing or brokering an activ-
25	ity described in clause (i).".

(b) DESCRIPTION OF SANCTIONS.—Section 6 of such 1 2 Act is amended— 3 (1) by striking "The sanctions to be imposed on a sanctioned person under section 5 are as follows:" 4 5 and inserting the following: 6 "(a) IN GENERAL.—The sanctions to be imposed on 7 a sanctioned person under subsections (a)(1)(A) and 8 (b)(1) of section 5 are as follows:"; (2) in paragraph (4), by striking "section 5" 9 10 each place it appears and inserting "subsections 11 (a)(1)(A) and (b) of section 5"; and 12 (3) by adding at the end the following: 13 "(b) Additional Mandatory Sanctions.—The 14 sanctions to be imposed on a sanctioned person under 15 paragraphs (1)(B) and (2) of section 5(a) are as follows: FOREIGN EXCHANGE.—The 16 ((1))President 17 shall prohibit any transactions in foreign exchange

18 by the sanctioned person.

"(2) BANKING TRANSACTIONS.—The President
shall prohibit any transfers of credit or payments between, by, through, or to any financial institution, to
the extent that such transfers or payments involve
any interest of the sanctioned person.

24 "(3) PROPERTY TRANSACTIONS.—The Presi-25 dent shall prohibit any acquisition, holding, with-

holding, use, transfer, withdrawal, transportation,
importation, or exportation of, dealing in, or exercising any right, power, or privilege with respect to,
or transactions involving, any property in which the
sanctioned person has any interest by any person, or
with respect to any property, subject to the jurisdiction of the United States.

8 "(c) Additional Measure Relating to Refined9 Petroleum Products.—

10 "(1) IN GENERAL.—The head of each executive 11 agency shall ensure that each contract with a person 12 entered into by such executive agency for the pro-13 curement of goods or services, or agreement for the 14 use of Federal funds as part of a grant, loan, or 15 loan guarantee to a person, includes a clause that 16 requires the person to certify to the contracting offi-17 cer or other appropriate official of such agency that 18 the person does not conduct any activity described in 19 paragraph (1)(B) or (2) of section 5(a).

"(2) EXCLUSION.—Paragraph (1) shall not
apply to a loan or other program under title IV of
the Higher Education Act of 1965 (20 U.S.C. 1070
et seq.), or to any payment of educational assistance
by the Secretary of Veterans Affairs under title 38,
United States Code.

"(3) Remedies.—

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2 "(A) IN GENERAL.—If the head of the ex-3 ecutive agency determines that such person has 4 submitted a false certification under paragraph 5 (1) after the date on which the Federal Acquisi-6 tion Regulation is revised to implement the re-7 quirements of this subsection, the head of an 8 executive agency may terminate a contract, or 9 agreement described in paragraph (1), with 10 such person or debar or suspend such person 11 from eligibility for Federal contracts or such 12 agreements for a period not to exceed 3 years. 13 Any such debarment or suspension shall be sub-14 ject to the procedures that apply to debarment 15 and suspension under the Federal Acquisition 16 Regulation under subpart 9.4 of part 9 of title 17 48, Code of Federal Regulations.

18 "(B) INCLUSION ON LIST OF PARTIES EX-19 CLUDED FROM FEDERAL PROCUREMENT AND 20 NONPROCUREMENT PROGRAMS.—The Adminis-21 trator of General Services shall include on the 22 List of Parties Excluded from Federal Procure-23 ment and Nonprocurement Programs main-24 tained by the Administrator under part 9 of the 25 Federal Acquisition Regulation issued under

1	section 25 of the Office of Federal Procurement
2	Policy Act (41 U.S.C. 421) each person that is
3	debarred, suspended, proposed for debarment,
4	or declared ineligible by the head of an execu-
5	tive agency on the basis of a determination of
6	a false certification under subparagraph (A).
7	"(C) RULE OF CONSTRUCTION.—This sub-
8	section shall not be construed to limit the use
9	of other remedies available to the head of an ex-
10	ecutive agency or any other official of the Fed-
11	eral Government on the basis of a determina-
12	tion of a false certification under paragraph
13	(1).
14	"(4) Implementation through the fed-
15	ERAL ACQUISITION REGULATION.—Not later than
16	120 days after the date of the enactment of the Iran
17	Refined Petroleum Sanctions Act of 2009, the Fed-
18	eral Acquisition Regulation issued pursuant to sec-
19	tion 25 of the Office of Federal Procurement Policy
20	Act (41 U.S.C. 421) shall be revised to provide for
21	the implementation of the requirements of this sub-
22	section.
23	"(5) CLARIFICATION REGARDING CERTAIN
24	PRODUCTS.—Section $5(f)(2)$ applies with respect to

the imposition of remedies under paragraph (3) to

1	the same extent as such section applies with respect
2	to sanctions under subsection (a) or (b) of section
3	5.".
4	(c) Additional Mandatory Sanctions Relating
5	TO TRANSFER OF NUCLEAR TECHNOLOGY.—Section 5(b)
6	of the Iran Sanctions Act of 1996 is amended—
7	(1) by redesignating paragraphs $(1)$ and $(2)$ as
8	subparagraphs (A) and (B), respectively, and mov-
9	ing such paragraphs 2 ems to the right;
10	(2) by striking "The President shall impose"
11	and inserting the following:
12	"(1) IN GENERAL.—The President shall im-
13	pose'';
14	(3) by striking "section 6" and inserting "sec-
15	tion $6(a)$ "; and
16	(4) by adding at the end the following:
17	"(2) Additional sanction.—
18	"(A) RESTRICTION.—In any case in which
19	a person is subject to sanctions under para-
20	graph (1) because of an activity described in
21	such paragraph that relates to the acquisition
22	or development of nuclear weapons or related
23	technology or of missiles or other advanced con-
24	ventional weapons that are capable of delivering
25	a nuclear weapon, then notwithstanding any

1	other provision of law, the following measures
2	shall apply with respect to the country that has
3	jurisdiction over such person, unless the Presi-
4	dent determines and notifies the appropriate
5	congressional committees that the government
6	of such country has taken, or is taking, effec-
7	tive actions to penalize such person and to pre-
8	vent a reoccurrence of such activity in the fu-
9	ture:
10	"(i) No agreement for cooperation be-
11	tween the United States and the govern-
12	ment of such country may be submitted to
13	the President or to Congress pursuant to
14	section 123 of the Atomic Energy Act of
15	1954 (42 U.S.C. 2153), or may enter into
16	force.
17	"(ii) No license may be issued for the
18	export, and no approval may be given for
19	the transfer or retransfer, directly or indi-
20	rectly, to such country of any nuclear ma-
21	terial, facilities, components, or other
22	goods, services, or technology that would
23	be subject to an agreement to cooperation.
24	"(B) CONSTRUCTION.—The restrictions in
25	subparagraph (A) shall apply in addition to all

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1	other applicable procedures, requirements, and
2	restrictions contained in the Atomic Energy Act
3	of 1954 and other laws.
4	"(C) DEFINITION.—In this paragraph, the
5	term 'agreement for cooperation' has the mean-
6	ing given that term in section 11 b. of the
7	Atomic Energy Act of 1954 (42 U.S.C.
8	2014(b)).".
9	(d) Strengthening of Waiver Authority and
10	Sanctions Implementation.—
11	(1) INVESTIGATIONS.—Section 4(f) of the Iran
12	Sanctions Act of 1996 (50 U.S.C. 1701 note) is
13	amended—
14	(A) in paragraph (1)—
15	(i) by striking "should initiate" and
16	inserting "shall immediately initiate";
17	(ii) by inserting "or 5(b)" after "sec-
18	tion $5(a)$ "; and
19	(iii) by striking "as described in such
20	section" and inserting "as described in sec-
21	tion $5(a)(1)$ or other activity described in
22	section $5(a)(2)$ or $5(b)$ (as the case may
23	be)"; and
24	(B) in paragraph (2), by striking "should
25	determine, pursuant to section $5(a)$ , if a person

1	has engaged in investment activity in Iran as
2	described in such section" and inserting "shall
3	determine, pursuant to section $5(a)$ or $(b)$ (as
4	the case may be), if a person has engaged in in-
5	vestment activity in Iran as described in section
6	5(a)(1) or other activity described in section
7	5(a)(2) or $5(b)$ (as the case may be)".
8	(2) GENERAL WAIVER AUTHORITY.—Section
9	9(c) of the Iran Sanctions Act of 1996 (50 U.S.C.
10	1701 note) is amended—
11	(A) in paragraph (1)—
12	(i) by inserting after "on a person de-
13	scribed in section 5(c)," the following: "or
14	on a country described in section
15	5(b)(2)(A) (if the President certifies to the
16	appropriate congressional committees that
17	the President is unable to make the deter-
18	mination described in such section
19	5(b)(2)(A) with respect to the government
20	of that country),"; and
21	(ii) by striking "important to the na-
22	tional interest of the United States" and
23	inserting "vital to the national security in-
24	terest of the United States"; and
25	(B) in paragraph (2)—

1	(i) in subparagraphs (A), (B), and
2	(D), by striking "or (b)" each place it ap-
3	pears and inserting "or (b)(1)"; and
4	(ii) by amending subparagraph (C) to
5	read as follows:
6	"(C) an estimate of the significance of the
7	provision of the items described in paragraph
8	(1) or (2) of section $5(a)$ or section $5(b)(1)$ to
9	Iran's ability to develop its petroleum resources,
10	to maintain or expand its domestic production
11	of refined petroleum products, to import refined
12	petroleum products, or to develop its weapons
13	of mass destruction or other military capabili-
14	ties (as the case may be); and".
15	(e) Reports on United States Efforts To Cur-
16	TAIL CERTAIN BUSINESS AND OTHER TRANSACTIONS RE-
17	LATING TO IRAN.—Section 10 of such Act is amended—
18	(1) in subsection (a), by amending paragraph
19	(4) to read as follows:
20	"(4) Iran's use in the Middle East, the Western
21	Hemisphere, Africa, and other regions, of Iranian
22	diplomats and representatives of other government
23	and military or quasi-governmental institutions or
24	proxies of Iran, including, but not limited to,
25	Hezbollah, to promote acts of international terrorism

1	or to develop or sustain Iran's nuclear, chemical, bi-
2	ological, and missile weapons programs."; and
- 3	(2) by adding at the end the following:
4	"(d) Reports on Certain Business and Other
5	TRANSACTIONS RELATING TO IRAN.—
6	"(1) IN GENERAL.—Not later than 90 days
7	after the date of the enactment of the Iran Refined
8	Petroleum Sanctions Act of 2009, and every 6
9	months thereafter, the President shall submit a re-
10	port to the appropriate congressional committees re-
11	garding any person who has—
12	"(A) provided Iran with refined petroleum
13	products;
14	"(B) sold, leased, or provided to Iran any
15	goods, services, or technology that would allow
16	Iran to maintain or expand its domestic produc-
17	tion of refined petroleum products; or
18	"(C) engaged in any activity described in
19	section $5(a)(2)(B)$ .
20	"(2) DESCRIPTION.—For each activity set forth
21	in subparagraphs (A) through (C) of paragraph (1),
22	the President shall provide a complete and detailed
23	description of such activity, including—
24	"(A) the date or dates of such activity;

1	"(B) the name of any persons who partici-
2	pated or invested in or facilitated such activity;
3	"(C) the United States domiciliary of the
4	persons referred to in subparagraph (B);
5	"(D) any Federal Government contracts to
6	which the persons referred to in subparagraph
7	(B) are parties; and
8	"(E) the steps taken by the United States
9	to respond to such activity.
10	"(3) Additional information.—The report
11	required by this subsection shall also include a list
12	of—
13	"(A) any person that the President deter-
14	mines is an agent, alias, front, instrumentality,
15	representative, official, or affiliate of the Is-
16	lamic Revolutionary Guard Corps or is an indi-
17	vidual serving as a representative of the Islamic
18	Revolutionary Guard Corps;
19	"(B) any person that the President deter-
20	mines has knowingly provided material support
21	to the Islamic Revolutionary Guard Corps or an
22	agent, alias, front, instrumentality, representa-
23	tive, official, or affiliate of the Islamic Revolu-
24	tionary Guard Corps; and

"(C) any person who has conducted any
commercial transaction or financial transaction
with the Islamic Revolutionary Guards Corps or
an agent, alias, front, instrumentality, rep-
resentative, official, or affiliate of the Islamic
Revolutionary Guard Corps.
"(4) Form of reports; publication.—The
reports required under this subsection shall be—
"(A) submitted in unclassified form, but
may contain a classified annex; and
"(B) published in the Federal Register.
"(e) Reports on Global Trade Relating to
IRAN.—Not later than one year after the date of the en-
actment of the Iran Refined Petroleum Sanctions Act of
2009 and annually thereafter, the President shall submit
to the appropriate congressional committees a report, with
respect to the immediately preceding 12-month period, on
the dollar value amount of trade, including in the energy
sector, between Iran and each country maintaining mem-
bership in the Group of Twenty Finance Ministers and
Central Bank Governors.".
(f) Clarification and Expansion of Defini-
TIONS.—Section 14 of such Act is amended—

24 (1) in paragraph (13)(B)—

1	(A) by inserting "financial institution, in-
2	surer, underwriter, guarantor, any other busi-
3	ness organization, including any foreign sub-
4	sidiary, parent, or affiliate of such a business
5	organization," after "trust,"; and
6	(B) by inserting ", such as an export cred-
7	it agency" before the semicolon at the end;
8	(2) by redesignating paragraphs $(15)$ and $(16)$
9	as paragraphs (17) and (18), respectively; and
10	(3) by striking paragraph $(14)$ and inserting
11	the following:
12	"(14) KNOWINGLY.—The term 'knowingly'
13	means—
14	"(A) having actual knowledge; or
15	"(B) having the constructive knowledge
16	deemed to be possessed by a reasonable indi-
17	vidual who acts under similar circumstances.
18	"(15) Petroleum resources.—The term 'pe-
19	troleum resources' includes petroleum, oil or lique-
20	fied natural gas, oil or liquefied natural gas tankers,
21	and products used to construct or maintain pipelines
22	used to transport oil or compressed or liquefied nat-
23	ural gas.
24	"(16) Refined petroleum products.—The
25	term 'refined petroleum products' means gasoline,

1	kerosene, diesel fuel, residual fuel oil, and distillates
2	and other goods classified in headings 2709 and
3	2710 of the Harmonized Tariff Schedule of the
4	United States.".
5	(g) Termination of Certain Provisions.—Sec-
6	tion 8 of the Iran Sanctions Act of 1996 is amended—
7	(1) by striking "The requirement under section
8	5(a)" and inserting "(a) SANCTIONS RELATING TO
9	INVESTMENT.—The requirement under section
10	5(a)(1)(A)";
11	(2) by striking "with respect to Iran"; and
12	(3) by adding at the end the following:
13	"(b) Refined Petroleum Products.—The re-
14	quirements under paragraphs $(1)(B)$ and $(2)$ of section
15	5(a) and section 6(b) to impose sanctions shall no longer
16	have force or effect if the President determines and cer-
17	tifies to the appropriate congressional committees that
18	Iran—
19	
19	"(1) has ceased its efforts to design, develop,
20	"(1) has ceased its efforts to design, develop, manufacture, or acquire a nuclear explosive device or
20	manufacture, or acquire a nuclear explosive device or
20 21	manufacture, or acquire a nuclear explosive device or related materials and technology; and

1	(h) EXTENSION OF ACT.—Section 13(b) of the Iran
2	Sanctions Act of 1996 is amended by striking "2011" and
3	inserting "2016".
4	(i) TECHNICAL AMENDMENTS.—
5	(1) Multilateral regime.—Section 4 of
6	such Act is amended—
7	(A) in subsection $(b)(2)$ , by striking "(in
8	addition to that provided in subsection (d))";
9	and
10	(B) by striking subsection (d) and redesig-
11	nating subsections (e) and (f) as subsections (d)
12	and (e), respectively.
13	(2) Reference to committee on foreign
14	AFFAIRS.—Section $14(2)$ of such Act is amended by
15	striking "International Relations" and inserting
16	"Foreign Affairs".
17	(3) Conforming Amendments.—(A) Section
18	5(c)(1) of such Act is amended by striking "or (b)"
19	and inserting "or (b)(1)".
20	(B) Section 9(a) of such Act is amended by
21	striking "or 5(b)" each place it appears and insert-
22	ing "or 5(b)(1)".
23	SEC. 4. EFFECTIVE DATE; RULE OF CONSTRUCTION.
24	(a) IN GENERAL.—The amendments made by this
25	Act shall take effect upon the expiration of the 60-day

period beginning on the date of the enactment of this Act,
 except that—

3 (1) paragraphs (1) and (2) of section 5(a), sec4 tion 5(b)(2), and section 6(b), of the Iran Sanctions
5 Act of 1996, as amended by this Act, shall apply to
6 conduct engaged in on or after October 28, 2009,
7 notwithstanding section 5(f)(3) of the Iran Sanc8 tions Act of 1996; and

9 (2) the amendments made by subsection (d) of 10 section 3 of this Act shall apply with respect to con-11 duct engaged in before, on, or after the date of the 12 enactment of this Act.

13 (b) RULE OF CONSTRUCTION.—

14 (1) EXISTING SANCTIONS NOT AFFECTED. 15 The amendments made by subsections (a) and (b) of 16 section 3 of this Act shall not be construed to affect 17 the requirements of section 5(a) of the Iran Sanc-18 tions Act of 1996 as in effect before the date of the 19 enactment of this Act, and such requirements con-20 tinue to apply, on and after such date of enactment, 21 to conduct engaged in before October 28, 2009.

(2) WAIVER AUTHORITY.—The amendments
made by subsection (d) of section 3 of this Act shall
not be construed to affect any exercise of the authority under section 4(f) or section 9(c) of the Iran

1 Sanctions Act of 1996 as in effect on the day before

2 the date of the enactment of this Act.

Passed the House of Representatives December 15, 2009.

Attest:

Clerk.

# 111TH CONGRESS H. R. 2194

## AN ACT

To amend the Iran Sanctions Act of 1996 to enhance United States diplomatic efforts with respect to Iran by expanding economic sanctions against Iran.