AMENDMENT TO H.R. 1638

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Strike all after the enacting clause and insert the following:

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1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Iranian Leadership
3	Asset Transparency Act".
4	SEC. 2. FINDINGS.
5	The Congress finds the following:
6	(1) Iran is characterized by high levels of offi-
7	cial and institutional corruption, and substantial in-
8	volvement by Iran's security forces, particularly the
9	Islamic Revolutionary Guard Corps (IRGC), in the
10	economy.
11	(2) Many members of Iran's senior political and
12	military leadership have acquired significant per-
13	sonal and institutional wealth by using their posi-
14	tions to secure control of significant portions of
15	Iran's national economy.
16	(3) Sanctions relief provided through the Joint
17	Comprehensive Plan of Action has resulted in the re-
18	moval of many Iranian entities that are tied to gov-

1	ernmental corruption from the list of entities sanc-
2	tioned by the United States.
3	(4) The Department of Treasury in 2011 des-
4	ignated the Islamic Republic of Iran's financial sec-
5	tor as a jurisdiction of primary money laundering
6	concern under section 311 of the USA PATRIOT
7	Act, stating "Treasury has for the first time identi-
8	fied the entire Iranian financial sector; including
9	Iran's Central Bank, private Iranian banks, and
10	branches, and subsidiaries of Iranian banks oper-
11	ating outside of Iran as posing illicit finance risks
12	for the global financial system.".
13	(5) Iran continues to be listed by the Financial
14	Action Task Force (FATF) among the "Non-Coop-
15	erative Countries or Territories''—countries which it
16	perceived to be non-cooperative in the global fight
17	against terror finance and money laundering.
18	(6) Iran and North Korea are the only coun-
19	tries listed by the FATF as "Non-Cooperative Coun-
20	tries or Territories" against which FATF countries
21	should take measures.
22	(7) The Transparency International index of
23	perceived public corruption ranks Iran 130th out of
24	168 countries surveyed.

1	(8) The State Department identified Iran as a
2	"major money-laundering country" in its Inter-
3	national Narcotics Control Strategy Report
4	(INCSR) for 2016.
5	(9) The State Department currently identifies
6	Iran, along with Sudan and Syria, as a state sponsor
7	of terrorism, "having repeatedly provided support
8	for acts of international terrorism".
9	(10) The State Department's "Country Reports
10	on Terrorism", published last in July 2017, noted
11	that "Iran continued to sponsor terrorist groups
12	around the world, principally through its Islamic
13	Revolutionary Guard Corps-Qods Force (IRGC-
14	QF). These groups included Lebanese Hizballah,
15	several Iraqi Shia militant groups, Hamas, and Pal-
16	estine Islamic Jihad. Iran, Hizballah, and other Shia
17	militia continued to provide support to the Asad re-
18	gime, dramatically bolstering its capabilities, pro-
19	longing the civil war in Syria, and worsening the
20	human rights and refugee crisis there.".
21	(11) The Iranian Government's tolerance of
22	corruption and nepotism in business limits opportu-
23	nities for foreign and domestic investment, particu-
24	larly given the significant involvement of the IRGC
25	in many sectors of Iran's economy.

1	(12) The IRGC and the leadership-controlled
2	bonyads (foundations) control an estimated one-third
3	of Iran's total economy, including large portions of
4	Iran's telecommunications, construction, and airport
5	and port operations. These operations give the IRGC
6	and bonyads vast funds to support terrorist organi-
7	zations such as Hezbollah and Hamas.
8	(13) By gaining control of major economic sec-
9	tors, the IRGC and bonyads have also served to fur-
10	ther disadvantage the average Iranian.
11	SEC. 3. REPORT REQUIREMENT RELATING TO ASSETS OF
12	IRANIAN LEADERS AND CERTAIN SENIOR PO-
12 13	IRANIAN LEADERS AND CERTAIN SENIOR PO- LITICAL FIGURES.
13	LITICAL FIGURES.
13 14	LITICAL FIGURES. (a) In General.—Not later than 270 days after the
13 14 15	LITICAL FIGURES. (a) IN GENERAL.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or
13 14 15 16 17	LITICAL FIGURES. (a) IN GENERAL.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or more frequently if the Secretary of the Treasury deter-
13 14 15 16 17	LITICAL FIGURES. (a) IN GENERAL.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or more frequently if the Secretary of the Treasury determines it appropriate based on new information received
13 14 15 16 17	LITICAL FIGURES. (a) IN GENERAL.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or more frequently if the Secretary of the Treasury determines it appropriate based on new information received by the Secretary) for the following 2 years, the Secretary
13 14 15 16 17 18	LITICAL FIGURES. (a) IN GENERAL.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or more frequently if the Secretary of the Treasury determines it appropriate based on new information received by the Secretary) for the following 2 years, the Secretary of the Treasury shall, in furtherance of the Secretary's
13 14 15 16 17 18 19 20	LITICAL FIGURES. (a) In General.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or more frequently if the Secretary of the Treasury determines it appropriate based on new information received by the Secretary) for the following 2 years, the Secretary of the Treasury shall, in furtherance of the Secretary's efforts to prevent the financing of terrorism, money laun-
13 14 15 16 17 18 19 20 21	LITICAL FIGURES. (a) IN GENERAL.—Not later than 270 days after the date of enactment of this Act, and annually thereafter (or more frequently if the Secretary of the Treasury determines it appropriate based on new information received by the Secretary) for the following 2 years, the Secretary of the Treasury shall, in furtherance of the Secretary's efforts to prevent the financing of terrorism, money laundering, or related illicit finance and to make financial in-

1	(1) the estimated total funds or assets held in
2	accounts at U.S. and foreign financial institutions
3	that are under direct or indirect control by each nat-
4	ural person described in subsection (b) and a de-
5	scription of such assets;
6	(2) an identification of any equity stake such
7	natural person has in an entity on the Department
8	of the Treasury's list of Specially Designated Na-
9	tionals or in any other sanctioned entity;
10	(3) a description of how such funds or assets or
11	equity interests were acquired, and how they have
12	been used or employed;
13	(4) a description of any new methods or tech-
14	niques used to evade anti-money laundering and re-
15	lated laws, including recommendations to improve
16	techniques to combat illicit uses of the U.S. financial
17	system by each natural person described in sub-
18	section (b);
19	(5) recommendations for how U.S. economic
20	sanctions against Iran may be revised to prevent the
21	funds or assets described under this subsection from
22	being used by the natural persons described in sub-
23	section (b) to contribute to the continued develop-
24	ment, testing, and procurement of ballistic missile
25	technology by Iran;

1	(6) a description of how the Department of the
2	Treasury assesses the impact and effectiveness of
3	U.S. economic sanctions programs against Iran; and
4	(7) recommendations for improving the ability
5	of the Department of the Treasury to rapidly and ef-
6	fectively develop, implement, and enforce additional
7	economic sanctions against Iran if so ordered by the
8	President under the International Emergency Eco-
9	nomic Powers Act or other corresponding legislation.
10	(b) Persons Described.—The natural persons de-
11	scribed in this subsection are the following:
12	(1) The Supreme Leader of Iran.
13	(2) The President of Iran.
14	(3) Members of the Council of Guardians.
15	(4) Members of the Expediency Council.
16	(5) The Minister of Intelligence and Security.
17	(6) The Commander and the Deputy Com-
18	mander of the IRGC.
19	(7) The Commander and the Deputy Com-
20	mander of the IRGC Ground Forces.
21	(8) The Commander and the Deputy Com-
22	mander of the IRGC Aerospace Force.
23	(9) The Commander and the Deputy Com-
24	mander of the IRGC Navy.

1	(10) The Commander of the Basij-e-
2	Mostaz'afin.
3	(11) The Commander of the Qods Force.
4	(12) The Commander in Chief of the Police
5	Force.
6	(13) The head of the IRGC Joint Staff.
7	(14) The Commander of the IRGC Intelligence.
8	(15) The head of the IRGC Imam Hussein Uni-
9	versity.
10	(16) The Supreme Leader's Representative at
11	the IRGC.
12	(17) The Chief Executive Officer and the
13	Chairman of the IRGC Cooperative Foundation.
14	(18) The Commander of the Khatam-al-Anbia
15	Construction Head Quarter.
16	(19) The Chief Executive Officer of the Basij
17	Cooperative Foundation.
18	(20) The head of the Political Bureau of the
19	IRGC.
20	(21) The head of the Atomic Energy Organiza-
21	tion of Iran.
22	(c) Form of Report; Public Availability.—
23	(1) FORM.—The report required under sub-
24	section (a) shall be submitted in unclassified form
25	but may contain a classified annex.

1	(2) Public availability.—The unclassified
2	portion of such report shall be made available to the
3	public and posted on the website of the Department
4	of the Treasury—
5	(A) in English, Farsi, Arabic, and Azeri;
6	and
7	(B) in precompressed, easily downloadable
8	versions that are made available in all appro-
9	priate formats.
10	(d) Sources of Information.—In preparing a re-
11	port described under subsection (a), the Secretary of the
12	Treasury may use any credible publication, database, web-
13	based resource, public information compiled by any gov-
14	ernment agency, and any information collected or com-
15	piled by a nongovernmental organization or other entity
16	provided to or made available to the Secretary, that the
17	Secretary finds credible.
18	(e) Definitions.—For purposes of this section:
19	(1) Appropriate congressional commit-
20	TEES.—The term "appropriate congressional com-
21	mittees" means the Committees on Financial Serv-
22	ices and Foreign Affairs of the House of Represent-
23	atives and the Committees on Banking, Housing,
24	and Urban Affairs and Foreign Relations of the
25	Senate.

1	(2) Funds.—The term "funds" means—
2	(A) cash;
3	(B) equity;
4	(C) any other intangible asset whose value
5	is derived from a contractual claim, including
6	bank deposits, bonds, stocks, a security as de-
7	fined in section 2(a) of the Securities Act of
8	1933 (15 U.S.C. 77b(a)), or a security or an
9	equity security as defined in section 3(a) of the
10	Securities Exchange Act of 1934 (15 U.S.C
11	78c(a); and
12	(D) anything else that the Secretary deter-
13	mines appropriate.
14	SEC. 4. SENSE OF CONGRESS.
15	It is the sense of Congress that in preparing the re-
16	ports required under section 3, the Secretary of the Treas-
17	ury should consider acquiring information from sources
18	that—
19	(1) collect and, if necessary, translate high-ve-
20	racity, official records; or
21	(2) provide search and analysis tools that en-
22	able law enforcement to have new insights into com-
23	mercial and financial relationships.

