118TH CONGRESS 1ST SESSION H. R. 6603

AUTHENTICATI U.S. GOVERNME INFORMATION

To apply foreign-direct product rules to Iran.

IN THE HOUSE OF REPRESENTATIVES

DECEMBER 5, 2023

Mr. MORAN (for himself and Mr. McCAUL) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

To apply foreign-direct product rules to Iran.

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 "No Technology for 5 Terror Act".

6 SEC. 2. APPLICATION OF FOREIGN-DIRECT PRODUCT 7 RULES TO IRAN.

8 (a) IN GENERAL.—Beginning on the date that is 120 9 days after the date of the enactment of this Act, a foreign-10 produced item shall be subject to the Export Administra-11 tion Regulations (pursuant to the Export Control Reform 12 Act of 2018 (50 U.S.C. 4801 et seq.)) if the item1 (1) meets—

2 (A) the product scope requirements de3 scribed in subsection (b); and

4 (B) the destination scope requirements de-5 scribed in subsection (c); and

6 (2) is exported, reexported, or in-country trans7 ferred to Iran or involves persons affiliated with the
8 Government of Iran.

9 (b) PRODUCT SCOPE REQUIREMENTS.—A foreign-10 produced item meets the product scope requirements of 11 this subsection if the item—

(1) is a direct product of United States-origin
technology or software subject to the Export Administration Regulations that is specified in a covered
Export Control Classification Number; or

16 (2) is produced by any plant or major compo-17 nent of a plant that is located outside the United 18 States, if the plant or major component of a plant, 19 whether made in the United States or a foreign 20 country, itself is a direct product of United States-21 origin technology or software subject to the Export 22 Administration Regulations that is specified in a 23 covered Export Control Classification Number.

24 (c) DESTINATION SCOPE REQUIREMENTS.—A for-25 eign-produced item meets the destination scope require1 ments of this subsection if there is knowledge that the for2 eign-produced item is destined to Iran or will be incor3 porated into or used in the production or development of
4 any part, component, or equipment subject to the Export
5 Administration Regulations and produced in or destined
6 to Iran.

7 (d) LICENSE REQUIREMENTS.—

8 (1) IN GENERAL.—A license shall be required 9 to export, reexport, or in-country transfer a foreign-10 produced item that meets the product scope require-11 ments described in subsection (b) and the destina-12 tion scope requirements described in subsection (c) 13 and is subject to the Export Administration Regula-14 tions pursuant to this section.

15 (2) EXCEPTIONS.—The license requirements of
16 paragraph (1) shall not apply to—

17 (A) food or medicine that is—

18 (i) designated as EAR99; or

19 (ii) not designated under or listed on

20 the Commerce Control List; or

(B) services, software, or hardware (other
than services, software, or hardware for endusers owned or controlled by the Government of
Iran) that is—

25 (i) incident to communications;

1	(ii) designated as-
2	(I) EAR99; or
3	(II) Export Control Classification
4	Number 5A992.c or 5D992.c, and
5	classified in accordance with section
6	740.17 of title 15 Code of Federal
7	Regulations; and
8	(iii) subject to a general license issued
9	by the Department of Commerce.
10	(e) DEFINITIONS.—In this section—
11	(1) the term "Commerce Control List" means
12	the list maintained pursuant to part 744 of the Ex-
13	port Administration Regulations;
14	(2) the term "covered Export Control Classi-
15	fication Number" means an Export Control Classi-
16	fication Number in product group D or E of Cat-
17	egory 3, 4, 5, 6, 7, 8, or 9 of the Commerce Control
18	List;
19	(3) the terms "Export Administration Regula-
20	tions", "export", "reexport", and "in-country trans-
21	fer" have the meanings given those terms in section
22	1742 of the Export Control Reform Act of 2018 (50
23	U.S.C. 4801); and
24	(4) the terms "direct product", "technology",
25	"software", "major component", "knowledge", "pro-

duction", "development", "part", "component",
 "equipment", and "government end users" have the
 meanings given those terms in section 734.9 or part
 772 of the Export Administration Regulations, as
 the case may be.