113	TH CONGRESS 2D SESSION S.
То	provide for congressional review of agreements relating to Iran's nuclear program, and for other purposes.
	IN THE SENATE OF THE UNITED STATES
Mr.	CORKER (for himself, Mr. Graham, Mr. Rubio, Mr. McCain, and Mr. Risch) introduced the following bill; which was read twice and referred to the Committee on
	A BILL
Т	A DILL
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2	o provide for congressional review of agreements relating to Iran's nuclear program, and for other purposes. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
2	o provide for congressional review of agreements relating to Iran's nuclear program, and for other purposes. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE.
2 3 4	o provide for congressional review of agreements relating to Iran's nuclear program, and for other purposes. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE. This Act may be cited as the "Iran Nuclear Negotia-
2 3 4 5	o provide for congressional review of agreements relating to Iran's nuclear program, and for other purposes. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE. This Act may be cited as the "Iran Nuclear Negotiations Act of 2014".

TEES.—The term "appropriate congressional com-

mittees" has the meaning given that term in section

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1	14 of the Iran Sanctions Act of 1996 (Public Law
2	104–172; 50 U.S.C. 1701 note).
3	(2) Joint Plan of Action.—The term "Joint
4	Plan of Action" means the Joint Plan of Action,
5	signed at Geneva November 24, 2013, by Iran and
6	by France, Germany, the Russian Federation, the
7	People's Republic of China, the United Kingdom,
8	and the United States, and all implementing mate-
9	rials and agreements related to the Joint Plan of
10	Action, including the technical understandings
11	reached on January 12, 2014, and the extension of
12	the Joint Plan of Action agreed to on July 19, 2014.
13	SEC. 3. CONGRESSIONAL REVIEW OF INTERNATIONAL
13	SEC. 6. CONGRESSIONAL REVIEW OF INTERMITTORIE
14	AGREEMENTS RELATING TO IRAN'S NUCLEAR
14	AGREEMENTS RELATING TO IRAN'S NUCLEAR
14 15	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM.
141516	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.—
14151617	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.— (1) In general.—The President shall submit
14 15 16 17 18	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.— (1) In general.—The President shall submit to Congress an agreement described in paragraph
14 15 16 17 18 19	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.— (1) In General.—The President shall submit to Congress an agreement described in paragraph (2) not later than 3 calendar days after entering
14 15 16 17 18 19 20	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.— (1) In General.—The President shall submit to Congress an agreement described in paragraph (2) not later than 3 calendar days after entering into the agreement.
14 15 16 17 18 19 20 21	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.— (1) In General.—The President shall submit to Congress an agreement described in paragraph (2) not later than 3 calendar days after entering into the agreement. (2) Agreement Described.—An agreement
14 15 16 17 18 19 20 21 22	AGREEMENTS RELATING TO IRAN'S NUCLEAR PROGRAM. (a) Submission of Agreements to Congress.— (1) In general.—The President shall submit to Congress an agreement described in paragraph (2) not later than 3 calendar days after entering into the agreement. (2) Agreement Described.—An agreement described in this paragraph is an agreement relating

1	paragraph without regard to whether or not one or
2	more countries other than the United States and
3	Iran are parties to the agreement.
4	(b) Committee Review.—During the 15-calendar
5	day period beginning on the date on which the President
6	submits an agreement to Congress under subsection (a),
7	the Committee on Foreign Relations of the Senate and
8	the Committee on Foreign Affairs of the House of Rep-
9	resentatives—
10	(1) shall review the agreement; and
11	(2) may hold hearings or briefings, as appro-
12	priate, related to the agreement.
13	(e) Joint Resolution of Disapproval.—
14	(1) Joint resolution of disapproval de-
15	FINED.—In this section, the term "joint resolution
16	of disapproval" means only a joint resolution of the
17	two Houses of Congress—
18	(A) that does not have a preamble;
19	(B) the title of which is as follows: "Joint
20	resolution disapproving a nuclear agreement
21	with Iran''; and
22	(C) the matter after the resolving clause of
23	which is as follows: "That Congress disapproves
24	of the agreement relating to Iran's nuclear pro-
25	gram submitted by the President to Congress

1	under section 3(a) of the Iran Nuclear Negotia-
2	tions Act of 2014 on", with the
3	blank space being filled with the appropriate
4	date.
5	(2) Reconvening.—Upon receipt by Congress
6	of an agreement described in paragraph (2) of sub-
7	section (a), as required by paragraph (1) of that
8	subsection—
9	(A) the Speaker, if the House of Rep-
10	resentatives would otherwise be adjourned, shall
11	notify the Members of the House that, pursuant
12	to this section, the House shall convene not
13	later than the second calendar day after receipt
14	of the agreement; and
15	(B) if the Senate has adjourned or re-
16	cessed for more than 2 days, the majority lead-
17	er of the Senate, after consultation with the mi-
18	nority leader of the Senate, shall notify the
19	Members of the Senate that, pursuant to this
20	section, the Senate shall convene not later than
21	the second calendar day after receipt of the
22	agreement.
23	(3) Introduction.—During the 15-calendar
24	day period beginning on the calendar day after the
25	end of the 15-calendar day period described in sub-

1	section (b), a joint resolution of disapproval may be
2	introduced—
3	(A) in the House of Representatives, by
4	the Speaker (or his designee) or the minority
5	leader (or his designee); and
6	(B) in the Senate, by the majority leader
7	(or his designee) or the minority leader (or his
8	designee).
9	(4) Committee Referral.—A joint resolution
10	of disapproval introduced in the Senate shall be re-
11	ferred to the Committee on Foreign Relations and a
12	joint resolution of disapproval introduced in the
13	House of Representatives shall be referred to the
14	Committee on Foreign Affairs.
15	(5) DISCHARGE OF COMMITTEES.—If the com-
16	mittee of either House to which a joint resolution of
17	disapproval has been referred has not reported the
18	joint resolution at the end of the 15-calendar day pe-
19	riod after the introduction of the joint resolution,
20	that committee shall be discharged from further con-
21	sideration of the joint resolution and the joint reso-
22	lution shall be placed on the appropriate calendar.
23	(6) Floor consideration in the house of
24	REPRESENTATIVES.—

MRW14538 S.L.C.

(A) Motions to proceed.—After the committee authorized to consider a joint resolution of disapproval reports it to the House of Representatives or has been discharged from its consideration, it shall be in order to move to proceed to consider the joint resolution in the House. All points of order against the motion are waived. Such a motion shall not be in order after the House has disposed of a motion to proceed on the joint resolution. The previous question shall be considered as ordered on the motion to its adoption without intervening motion. The motion shall not be debatable. A motion to reconsider the vote by which the motion is disposed of shall not be in order.

(B) Consideration.—A joint resolution of disapproval shall be considered as read. All points of order against the joint resolution and against its consideration are waived. The previous question shall be considered as ordered on the joint resolution to its passage without intervening motion, except 20 hours of debate equally divided and controlled by the proponent and an opponent. A motion to reconsider the vote on passage of the joint resolution shall not be

l	in order. No amendment to, or motion to re-
2	commit, a joint resolution of disapproval shall
3	be in order.

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(C) APPEALS.—All appeals from the decisions of the Chair relating to the application of the Rules of the House of Representatives to the procedure relating to a joint resolution of disapproval shall be decided without debate.

(7) Floor consideration in the senate.—

(A) IN GENERAL.—Notwithstanding Rule XXII of the Standing Rules of the Senate, it is in order at any time after the committee authorized to consider a joint resolution of disapproval reports it to the Senate or has been discharged from its consideration (even though a previous motion to the same effect has been disagreed to) to move to proceed to the consideration of the joint resolution, and all points of order against the joint resolution (and against consideration of the joint resolution) waived. The motion to proceed is not be debatable. The motion is not subject to a motion to postpone. A motion to reconsider the vote by which the motion is agreed to or disagreed to shall not be in order. If a motion to proceed to

1	the consideration of the joint resolution is
2	agreed to, the joint resolution shall remain the
3	unfinished business until disposed of.
4	(B) Debate in the Senate on a
5	joint resolution of disapproval, and all debatable
6	motions and appeals in connection with such a
7	resolution, shall be limited to not more than 20
8	hours, to be equally divided between, and con-
9	trolled by, the majority leader and the minority
10	leader or their designees. A motion to further
11	limit debate is in order and not debatable. An
12	amendment to, or a motion to postpone, or a
13	motion to proceed to the consideration of other
14	business, or a motion to recommit the joint res-
15	olution of disapproval is not in order.
16	(C) VOTE ON PASSAGE.—The vote on pas-
17	sage shall occur immediately following the con-
18	clusion of the debate on a joint resolution of
19	disapproval, and a single quorum call at the
20	conclusion of the debate if requested in accord-
21	ance with the rules of the Senate.
22	(D) Rulings of the chair on proce-
23	DURE.—Appeals from the decisions of the Chair
24	relating to the application of the rules of the
25	Senate to the procedure relating to a joint reso-

1	lution of disapproval shall be decided without
2	debate.
3	(E) Consideration of veto mes-
4	SAGES.—Debate in the Senate of any veto mes-
5	sage with respect to a joint resolution of dis-
6	approval, including all debatable motions and
7	appeals in connection with such a joint resolu-
8	tion, shall be limited to 10 hours, to be equally
9	divided between, and controlled by, the majority
10	leader and the minority leader or their des-
11	ignees.
12	(8) Rules relating to senate and house
13	OF REPRESENTATIVES.—
14	(A) COORDINATION WITH ACTION BY
15	OTHER HOUSE.—If, before the passage by one
16	House of a joint resolution of disapproval of
17	that House, that House receives from the other
18	House a joint resolution of disapproval, then
19	the following procedures shall apply:
20	(i) The joint resolution of the other
20 21	(i) The joint resolution of the other House shall not be referred to a com-
21	House shall not be referred to a com-

1	(I) the procedure in that House
2	shall be the same as if no joint resolu-
3	tion had been received from the other
4	House; but
5	(II) the vote on passage shall be
6	on the joint resolution of the other
7	House.
8	(B) Treatment of joint resolution
9	OF OTHER HOUSE.—If one House fails to intro-
10	duce or consider a joint resolution of dis-
11	approval under this section, the joint resolution
12	of disapproval of the other House shall be enti-
13	tled to expedited floor procedures under this
14	section.
15	(C) TREATMENT OF COMPANION MEAS-
16	URES.—If, following passage of a joint resolu-
17	tion of disapproval in the Senate, the Senate
18	then receives the companion measure from the
19	House of Representatives, the companion meas-
20	ure shall not be debatable.
21	(9) Rules of the house of representa-
22	TIVES AND THE SENATE.—This subsection is en-
23	acted by Congress—
24	(A) as an exercise of the rulemaking power
25	of the Senate and the House of Representa-

1	tives, respectively, and as such is deemed a part
2	of the rules of each House, respectively, but ap-
3	plicable only with respect to the procedure to be
4	followed in that House in the case of a joint
5	resolution, and it supersedes other rules only to
6	the extent that it is inconsistent with such
7	rules; and
8	(B) with full recognition of the constitu-
9	tional right of either House to change the rules
10	(so far as relating to the procedure of that
11	House) at any time, in the same manner, and
12	to the same extent as in the case of any other
13	rule of that House.
14	(d) Limitation on Funding for Implementation
15	OF AGREEMENT.—No funds authorized to be appropriated
16	for the Department of State that remain available for obli-
17	gation as of the date of the enactment of this Act may
18	be obligated or expended to implement an agreement de-
19	scribed in subsection (a)(2), including for the waiver, sus-
20	pension, or other reduction of any sanctions with respect
21	to Iran pursuant to such an agreement, if—
22	(1) the President fails to submit the agreement
23	to Congress as required by subsection (a); or
24	(2) a joint resolution of disapproval is enacted
25	into law pursuant to subsection (b).

- 1 (e) Rule of Construction.—Nothing in this sec-2 tion or any action taken pursuant to this section shall be 3 construed as approval of any waiver, suspension, or other 4 reduction of any sanctions with respect to Iran in connec-5 tion with any agreement relating to Iran's nuclear pro-6 gram. SEC. 4. PENALTIES FOR NONCOMPLIANCE WITH INTER-8 **AGREEMENTS** RELATING **NATIONAL** TO 9 IRAN'S NUCLEAR PROGRAM. 10 (a) Assessment of Compliance.—If any element of the intelligence community (as defined in section 3 of 11 the National Security Act of 1947 (50 U.S.C. 3003)) re-12 13 ceives information from any person, including the International Atomic Energy Agency, the Secretary of Defense, 14 15 the Secretary of State, the Secretary of Energy, a foreign government, a foreign intelligence service, or another rep-16 17 utable source, that Iran has failed to comply with the terms of the Joint Plan of Action, any agreement to imple-18
- 19 ment the Joint Plan of Action, or any other agreement
- 20 related to Iran's nuclear program (including an agreement
- 21 described in section 3(a)(2), or has refused to cooperate
- 22 in any substantive way with appropriate requests of the
- 23 International Atomic Energy Agency, the Director of Na-
- 24 tional Intelligence shall—

1	(1) not later than 10 calendar days after receiv-
2	ing that information, determine whether the infor-
3	mation is credible and accurate; and
4	(2) submit to the appropriate congressional
5	committees—
6	(A) the information; and
7	(B) the determination of the Director with
8	respect to whether the information is credible
9	and accurate and the reasons for that deter-
10	mination.
11	(b) REINSTATEMENT OF SANCTIONS.—If the Direc-
12	tor of National Intelligence determines that information
13	described in subsection (a) is credible and accurate, any
14	sanctions imposed with respect to Iran that have been
15	waived, suspended, or otherwise reduced in connection
16	with negotiations with Iran relating to Iran's nuclear pro-
17	gram, without regard to whether the waiver, suspension,
18	or other reduction of those sanctions took effect before or
19	after the date of the enactment of this Act, shall be rein-
20	stated in full by action of law on that date that is 5 cal-
21	endar days after the date of the determination.
22	SEC. 5. ENFORCEMENT OF TIMELINE FOR NEGOTIATING
23	NUCLEAR AGREEMENTS WITH IRAN.
24	Any sanctions imposed with respect to Iran that have
25	been waived, suspended, or otherwise reduced in connec-

1	tion with negotiations with Iran relating to Iran's nuclear
2	program, without regard to whether the waiver, suspen-
3	sion, or other reduction of those sanctions took effect be-
4	fore or after the date of the enactment of this Act, shall
5	be reinstated in full by action of law on November 28
6	2014, unless, before that date, the President—
7	(1) submits to Congress an agreement described
8	in paragraph (2) of section 3(a) as required by para-
9	graph (1) of that section; and
10	(2) certifies to the appropriate congressional
11	committees that the agreement is a comprehensive
12	and long-term agreement that—
13	(A) addresses all key aspects of Iran's nu-
14	clear program; and
15	(B) is of a duration that is significantly
16	longer than the any nuclear-related agreement
17	between the United States and Iran entered
18	into before the date of the enactment of this
19	Act.