116TH CONGRESS 2D SESSION S.

To ensure that sales, exports, or transfers of F–35 aircraft do not compromise the qualitative military edge of the United States or Israel, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MENENDEZ (for himself and Mrs. FEINSTEIN) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To ensure that sales, exports, or transfers of F–35 aircraft do not compromise the qualitative military edge of the United States or Israel, 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 "Israel and United
5 States Security Enhancement for F-35 Exports Act of
6 2020" or the "SECURE F-35 Exports Act of 2020".

1SEC. 2. ASSESSMENT OF ISRAEL'S QUANTITATIVE MILI-2TARY DISADVANTAGE.

3 (a) IN GENERAL.—Section 201(a) of the Naval Ves4 sel Transfer Act of 2008 (Public Law 110–429; 22 U.S.C.
5 2776 note) is amended—

6 (1) by inserting ", and does not suffer a quan7 titative military disadvantage from," after "quali8 tative military edge over"; and

9 (2) by adding at the end the following new sub-10 section:

11 "(f) PUBLIC DISCLOSURE.—The report required
12 under subsection (c) shall be unclassified, without
13 redactions, and public to the maximum extent possible,
14 but may also include a classified annex without
15 redactions.".

16 (b) Assessments.—

17 (1) INITIAL ASSESSMENT AND REPORT.—Not 18 later than 60 days after the date of the enactment 19 of this Act, the President shall submit to the appro-20 priate congressional committees a report with an as-21 sessment of whether Israel suffers from a quan-22 titative military disadvantage as described in section 23 201(a) of the Naval Vessel Transfer Act of 2008 (Public Law 110-429; 22 U.S.C. 2776 note), as 24 25 amended by subsection (a). The report shall be un-26 classified, without redactions and public to the max-

imum extent possible, but may also include a classi fied annex without redactions.

3 (2)SUBSEQUENT ASSESSMENTS AND RE-4 PORTS.—The President shall direct subsequent as-5 sessments on Israel's quantitative military disadvan-6 tage be performed every four years, to coincide with 7 and be included in the quadrennial assessment and 8 report required under section 201 of the Naval Ves-9 sel Transfer Act of 2008 (Public Law 110–429; 22 10 U.S.C. 2776 note).

11 (c) PUBLIC DISCLOSURE OF CERTIFICATION ON 12 SALE OF F-35 TO UAE.—The President shall publicly 13 disclose, to the maximum extent possible, the certification 14 required under section 36(h) of the Arms Export Control 15 Act (22 U.S.C. 2776(h)) relating to any sale, export, or 16 transfer of F-35 aircraft and associated defense articles 17 and defense services to the United Arab Emirates.

18 SEC. 3. ASSESSMENT OF THREAT AGAINST UNITED STATES

19QUALITATIVE MILITARY EDGE INHERENT IN20EXPORT OF F-35 AND SUCCESSOR COMBAT21AIRCRAFT.

22 (a) REQUIREMENT FOR REPORT AND ASSESS-23 MENT.—

(1) IN GENERAL.—Not later than 15 days be-fore a proposed sale, export, or transfer to a foreign

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1	country (other than a member state of the North At-
2	lantic Treaty Organization, Australia, Israel, Japan,
3	Republic of Korea, or New Zealand) of F-35 air-
4	craft (including any variant or successor combat air-
5	craft) is submitted to Congress pursuant to the re-
6	quirements of section 36 of the Arms Export Con-
7	trol Act (22 U.S.C. 2776), the President shall sub-
8	mit to the appropriate congressional committees a
9	report with an assessment of the risks presented by
10	such sale, export, or transfer to the security of the
11	United States, including the critical military and
12	technological military advantage such aircraft pro-
13	vide to the United States Armed Forces.
14	(2) ELEMENTS.—The assessment required
15	under paragraph (1) shall include—
16	(A) a comprehensive overview of the poten-
17	tial compromise of United States military tech-
18	nology used in F–35 aircraft by potential for-
19	eign intelligence activities;
20	(B) a description of the protective meas-
21	ures that will be taken to safeguard against
22	such compromise; and
23	(C) a description of the counter-measures
24	that could be taken should such compromise
25	occur.

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1 (b) CERTIFICATION.—Not later than 15 days before 2 a proposed sale, export, or transfer described under sub-3 section (a)(1), the President shall submit to the Com-4 mittee on Foreign Relations of the Senate and the Com-5 mittee on Foreign Affairs of the House of Representatives a certification that such sale, export, or transfer does not 6 7 present a significant danger of compromising the critical 8 military and technological military advantage such aircraft 9 provide to the United States Armed Forces.

10 (c) FORM.—The assessment and certification re-11 quired under this section shall be unclassified, without 12 redactions and public to the maximum extent possible, but 13 may also include a classified annex without redactions.

14 SEC. 4. CERTIFICATIONS RELATED TO SALE OF F-35 AIR-

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CRAFT TO COUNTRIES IN THE MIDDLE EAST.

16 (a) CERTIFICATIONS BEFORE SALE.—Not later than 17 30 days before concluding a Letter of Offer and Acceptance (or corresponding agreement or contract) for the sale 18 19 of, or concluding a contract for the manufacture of, F– 20 35 aircraft to be transferred to any country in the Middle 21 East other than Israel, the President shall submit to the 22 Committee on Foreign Relations of the Senate and the 23 Committee on Foreign Affairs of the House of Representa-24 tives a certification, together with a report providing a de-25 tailed justification therefor, that—

1 (1) the transfer of F-35 aircraft to the recipi-2 ent country will not compromise or undermine 3 Israel's qualitative military edge, as defined in section 36(h) of the Arms Export Control Act (22 4 5 U.S.C. 2776(h)); 6 (2) the recipient country has provided specific, 7 reliable, and verifiable assurances to the United 8 States that it will not use these aircraft in activities 9 or operations inimical to the security of Israel, or to 10 the foreign policy and national security interests of 11 the United States, including that the recipient coun-12 try will— 13 (A) not utilize them against allies and 14 partners of the United States; 15 (B) not transfer or share any component technology of the F-35 aircraft to any third 16 17 party or third country; and 18 (C) ensure sufficient security against hos-19 tile technical collection efforts against the air-20 craft that could compromise militarily-signifi-21 cant or otherwise sensitive information; 22 (3) the recipient country has provided specific, 23 reliable, and verifiable assurances to the United 24 States that it will not use these aircraft to commit, 25 or enable the commission of, a violation of inter-

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national humanitarian law or internationally recog nized human rights;

(4) if the recipient country violates such assurances, the United States will have the means to address and ameliorate these violations to reduce the
impact on the security of Israel or on the foreign
policy and national security interests of the United
States, including a listing of such means; and

9 (5) the United States will require technology se-10 curity measures on the delivery, operation, storage, 11 and servicing of such aircraft sufficient to signifi-12 cantly reduce the danger of compromise of the mili-13 tary technology.

14 (b) CERTIFICATIONS BEFORE DELIVERY.—Not later 15 than 45 days before permitting the delivery of any F-35 aircraft to any country in the Middle East other than 16 17 Israel, the President shall submit to the Committee on Foreign Relations of the Senate and the Committee on 18 Foreign Affairs of the House of Representatives a certifi-19 20 cation, together with a report providing a detailed jus-21 tification therefor, that—

(1) the transfer of F-35 aircraft will not compromise or undermine Israel's qualitative military
edge, as defined in section 36(2) of the Arms Export
Control Act;

(2) the United States has instituted technology
 security measures on the delivery, operation, storage,
 and servicing of such aircraft sufficient to signifi cantly reduce the danger of compromise of the mili tary;

6 (3) such country has not, since the Letter of 7 Offer and Acceptance (or corresponding agreement 8 or contract) for such aircraft was concluded, en-9 gaged in military, paramilitary, or intelligence oper-10 ations inimical to the security of Israel or to the for-11 eign policy and national security interests of the 12 United States, including—

13 (A) transferring any United States-origin
14 equipment, directly or indirectly, to a United
15 States-designated terrorist organization or to
16 adversaries of Israel or the United States;

17 (B) providing weapons, directly or indi18 rectly, from any source country, including
19 China, to armed militias fighting against part20 ners and allies of the United States;

21 (C) conducting surveillance on any private
22 United States citizen; or

23 (D) committing, or enabling the commis-24 sion of, a violation of international humani-

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tarian law or internationally recognized human
 rights; and

3 (4) the recipient country has not purchased or 4 otherwise acquired foreign technology, equipment, or 5 defense articles or services, including from the Rus-6 sian Federation or the People's Republic of China, 7 that could be used to compromise the technology of 8 such aircraft and put United States troops or mili-9 tary strategies at risk, unless such technology is also 10 subject to monitoring by United States personnel.

11 (c) SUBSEQUENT CERTIFICATIONS.—The President 12 shall, not later than 180 days after the date on which the 13 first F-35 combat aircraft transferred to a country in the 14 Middle East other than Israel arrives in its territory, and 15 annually thereafter for 10 years, certify to the appropriate 16 committees of Congress that—

(1) the transfer of F-35 aircraft to such country has not compromised or undermined Israel's
qualitative military edge, as defined in section
36(h)(3) of the Arms Export Control Act (22 U.S.C.
2776(h)(3));

(2) the United States continues to institute
technology security measures on the delivery, operation, storage, and servicing of such aircraft suffi-

1	cient to significantly reduce the danger of com-
2	promise of the military technology of such aircraft;
3	(3) such country has not engaged in military,
4	paramilitary, or intelligence operations inimical to
5	the security of Israel or to the foreign policy and na-
6	tional security interests of the United States within
7	the prior year as outlined in subparagraphs (A)
8	through (C) of subsection $(b)(3)$; and
9	(4) such country has not committed, or enabled
10	the commission of, a violation of international hu-
11	manitarian law or internationally recognized human
12	rights.
13	(d) FORM.—The certifications and justifications sub-
14	mitted under this section shall be unclassified, without
15	redactions and public to the maximum extent possible, but
16	may also include a classified annex without redactions.
17	SEC. 5. APPROPRIATE CONGRESSIONAL COMMITTEES DE-
18	FINED.
19	In this Act, the term "appropriate congressional com-
20	mittees" means—
21	(1) the Committee on Foreign Relations, the
22	Committee on Armed Services, and the Committee
23	on Appropriations of the Senate; and

(2) the Committee on Foreign Affairs, the
 Committee on Armed Services, and the Committee
 on Appropriations of the House of Representatives.