Amendment to Rules Comm. Print 118–36 Offered by Mrs. Kiggans of Virginia

Add at the end of subtitle B of title XII the following new section:

1SEC. 1214. REPORT ON THE DEFENSE RELATIONSHIP BE-2TWEEN RUSSIA AND IRAN.

3 (a) REPORT.—Not later than 90 days after the date 4 of the enactment of this Act, the President shall submit 5 to the appropriate congressional committees a report on 6 the nature of the defense relationship between Iran and 7 the Russian Federation.

8 (b) ELEMENTS.—The report required under sub-9 section (a) shall include the following:

10 (1) A comprehensive assessment of support to 11 the Russian Federation's defense and intelligence 12 sectors, transfers and sales of defense articles, soft-13 ware, and technology, and other forms of materiel 14 support, including training and unmanned aircraft 15 systems, missiles, and related components provided 16 by Iran or its proxies.

17 (2) A comprehensive assessment of support to
18 Iran's defense and intelligence sectors, nuclear pro19 gram, and other forms of materiel support, including

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transfer or sale of unmanned aircraft systems, mis siles, or other defense articles and related compo nents, software, and technology, provision provided
 by the Russian Federation.

5 (3) An assessment of defense cooperation, in6 cluding co-production and joint manufacturing, be7 tween the Russian Federation and Iran.

8 (4) A list of the transactions between the de-9 fense and intelligence sectors of the Russian Federa-10 tion and Iran, including the assessed value of such 11 transactions, a description of the payments or in-12 kind support exchanged as part of such transactions, 13 and a determination of whether such transactions 14 meet the criteria for sanctions under the Countering 15 America's Adversaries Through Sanctions Act (Pub-16 lic Law 115–44; 22 U.S.C. 9401 et seq.) or the Iran 17 Freedom and Counter Proliferation Act (IFCA).

(5) An identification and description of persons
providing direct material support in aid of the defense relationship between Iran and the Russian
Federation, including for each such entity, a description of the support and a determination regarding
whether such activity meets the criteria for United
States sanctions.

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1 (6) A detailed analysis of the security risks 2 posed to the United States, including United States 3 persons, and United States partners and allies re-4 sulting from the defense relationship between Iran 5 and Russian Federation, including a description of 6 any specific threats to member states of the North 7 Atlantic Treaty Organization (NATO), Israel, or 8 Ukraine.

9 (7) A description United States-origin goods, 10 technology, or know how used in Iranian drones or 11 missiles provided to the Russian Federation, and a 12 description of United States efforts, including 13 through sanctions, export controls, and engagement 14 with the private sector, to prevent Iran and the Rus-15 sian Federation from obtaining United States-origin 16 goods, technology, or knowhow in violation of the No 17 Technology for Terror Act (enacted as division N of 18 Public Law 118–50).

(8) A strategy to mitigate and contain the impact of the defense relationship between Iran and
the Russian Federation on the following:

22 (A) The national security interests of the23 United States.

24 (B) The security of Ukraine and the25 NATO alliance.

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(C) The security of Israel or other part ners and allies in the Middle East and North
 Africa.

4 (9) A description of any limitations or chal5 lenges to adequately assess the scope of defense co6 operation between Russia and Iran.

7 (c) FORM.—The report under subsection (a) shall be
8 submitted in unclassified form, but may include a classi9 fied annex.

10 (d) DEFINITIONS.—In this section:

(1) The term "appropriate congressional committees" means the Committees on Armed Services,
the Committee on Foreign Affairs , and the Permanent Select Committee on Intelligence of the House
of Representatives and the Committee on Armd
Services, the Committee on Foreign Affairs, and the
Select Committee on Intelligence of the Senate.

(2) The term "intelligence community" has the
meaning given such term in section 3(4) of the National Security Act of 1947 (50 U.S.C. 3003(4)).

(3) The terms "unmanned aircraft" and "unmanned aircraft system" have the meanings given
such terms in section 44801 of title 49, United
States Code.

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