..... (Original Signature of Member)

116TH CONGRESS 1ST SESSION



To protect Saudi dissidents in the United States, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. CONNOLLY introduced the following bill; which was referred to the Committee on _____

A BILL

To protect Saudi dissidents in the United States, 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 "Protection of Saudi5 Dissidents Act of 2019".

6 SEC. 2. FINDINGS.

7 Congress finds the following:

8 (1) Jamal Khashoggi, a Saudi journalist and
9 Washington Post columnist, was killed and dis-

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membered in the Saudi consulate in Istanbul, Tur key on October 2, 2018, by agents with close ties to
 the Government of Saudi Arabia.

4 (2) Khashoggi was a longtime resident of the
5 United States, living in Virginia under an "O" visa
6 and was in the process of applying for a permanent
7 residency. Two of his four children are United
8 States citizens.

9 (3) For many years, Khashoggi wrote on Saudi 10 political and cultural issues and after criticisms of 11 Crown Prince Mohammed Bin Salman, Khashoggi 12 chose to reside in the United States due to his grow-13 ing fear of arrest in Saudi Arabia. From a self-im-14 posed exile, he wrote monthly columns in the Wash-15 ington Post, including columns that criticized var-16 ious Saudi policies.

(4) On October 2, 2018, Khashoggi visited the
Saudi consulate in Istanbul with his fiancée to conduct routine consular matters. She waited for him
for over ten hours outside the consulate, but he
never re-emerged. The Turkish authorities subsequently reported that Khashoggi was murdered inside the Saudi consulate.

24 (5) For over two weeks following the murder,25 Saudi Arabia denied any knowledge of Khashoggi's

whereabouts and claimed the allegations were
 "false" and "baseless". However, on October 20,
 2018, state television in Saudi Arabia reported that
 the journalist was murdered in a "rogue operation"
 under the orders of intelligence officers.

6 (6) Though Saudi Arabia has detained 21 peo-7 ple, dismissed two senior officials, and charged elev-8 en people for Khashoggi's murder, the Government 9 of Saudi Arabia has denied that Saudi leadership or-10 dered the killing and has refused to extradite any 11 suspects to Turkey.

12 (7) To date the United States Government has
13 taken no actions to force an independent, inter14 national investigation of the killing of Jamal
15 Khashoggi nor shown any willingness to hold ac16 countable the highest levels of Saudi leadership.

17 SEC. 3. RESTRICTIONS ON TRANSFERS OF DEFENSE ARTI-

18 CLES AND SERVICES, ANY DESIGN AND CON19 STRUCTION SERVICES, AND ANY MAJOR DE20 FENSE EQUIPMENT TO SAUDI ARABIA.

(a) INITIAL PERIOD.—During the 120-day period beginning on the date of the enactment of this Act, the
President may not transfer, sell, or authorize a license for
export of any defense articles or services, any design and
construction services, or any major defense equipment

under the Arms Export Control Act (22 U.S.C. 2751 et
 seq.), regardless of the amount of such articles, services,
 or equipment, to an intelligence, internal security, or law
 enforcement agency or instrumentality of the Government
 of Saudi Arabia, or to any person acting as an agent of
 or on behalf of such agency or instrumentality.

7 (b) SUBSEQUENT PERIODS.—

8 (1) IN GENERAL.—During the 120-day period 9 beginning on the day after the end of the 120-day 10 period described in subsection (a), and every 120 11 days thereafter, the President may not transfer, sell, 12 or authorize a license for export of any defense arti-13 cles or services, any design and construction serv-14 ices, or any major defense equipment under the 15 Arms Export Control Act (22 U.S.C. 2751 et seq.), 16 regardless of the amount of such articles, services, 17 or equipment, to an intelligence, internal security, or 18 law enforcement agency or instrumentality of the 19 Government of Saudi Arabia, or to any person act-20 ing as an agent of or on behalf of such agency or 21 instrumentality, unless the President submits to the 22 chairman and ranking member of the appropriate 23 congressional committees a certification described in 24 paragraph (2) with respect to such 120-day period. $\mathbf{5}$

(2) CERTIFICATION.—A certification described
 in this paragraph is a certification that contains a
 determination of the President that—

4 (A) the Government of Saudi Arabia is co5 operating with an independent, international in6 vestigation into the murder of Jamal
7 Khashoggi;

8 (B) the Government of Saudi Arabia has 9 released any individual who is a journalist, 10 blogger, human rights defender, advocate for 11 religious freedom, or civil society activist de-12 tained by the Government of Saudi Arabia for 13 such individual's work;

14 (C) the Government of Saudi Arabia is re15 fraining from arresting, detaining, and
16 harassing individuals for blasphemy and apos17 tasy, and is protecting the equal rights of all
18 citizens to freedom of religion or belief;

19(D) the Government of Saudi Arabia has20taken verifiable steps to end the torture of de-21tainees; and

(E) the Government of Saudi Arabia has
disbanded any units of its intelligence or security apparatus dedicated to the forced repatri-

1	ation, silencing, or killing of dissidents in other
2	countries.
3	(c) Appropriate Congressional Committees De-
4	FINED.—In this section, the term "appropriate congres-
5	sional committees" means—
6	(1) the Committee on Foreign Affairs and the
7	Committee on Armed Services of the House of Rep-
8	resentatives; and
9	(2) the Committee on Foreign Relations and
10	the Committee on Armed Services of the Senate.
11	SEC. 4. REPORT ON CONSISTENT PATTERN OF ACTS OF IN-
12	TIMIDATION OR HARASSMENT DIRECTED
13	AGAINST INDIVIDUALS IN THE UNITED
13 14	AGAINST INDIVIDUALS IN THE UNITED STATES.
14	STATES.
14 15	STATES. (a) FINDINGS.—Congress finds the following:
14 15 16	STATES. (a) FINDINGS.—Congress finds the following: (1) Section 6 of the Arms Export Control Act
14 15 16 17	 STATES. (a) FINDINGS.—Congress finds the following: (1) Section 6 of the Arms Export Control Act (22 U.S.C. 2756) states that no export licenses may
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14 15 16 17 18 19	 STATES. (a) FINDINGS.—Congress finds the following: Section 6 of the Arms Export Control Act U.S.C. 2756) states that no export licenses may issued to any country determined by the President to be engaged in a consistent pattern of acts
 14 15 16 17 18 19 20 	 STATES. (a) FINDINGS.—Congress finds the following: Section 6 of the Arms Export Control Act U.S.C. 2756) states that no export licenses may issued to any country determined by the President to be engaged in a consistent pattern of acts of intimidation or harassment directed against indi-
 14 15 16 17 18 19 20 21 	 STATES. (a) FINDINGS.—Congress finds the following: Section 6 of the Arms Export Control Act U.S.C. 2756) states that no export licenses may issued to any country determined by the President to be engaged in a consistent pattern of acts of intimidation or harassment directed against individuals in the United States.
 14 15 16 17 18 19 20 21 22 	 STATES. (a) FINDINGS.—Congress finds the following: Section 6 of the Arms Export Control Act U.S.C. 2756) states that no export licenses may issued to any country determined by the President to be engaged in a consistent pattern of acts of intimidation or harassment directed against individuals in the United States. (2) Section 6 of the Arms Export Control Act

of the House of Representatives, and to the chair man of the Committee on Foreign Relations of the
 Senate.

4 (b) REPORT.—Not later than 60 days after the date of the enactment of this Act, the President shall submit 5 to the Committee on Foreign Affairs of the House of Rep-6 7 resentatives and the Committee on Foreign Relations of 8 the Senate a report on whether any official of the Govern-9 ment of Saudi Arabia engaged in a consistent pattern of acts of intimidation or harassment directed against Jamal 10 Khashoggi or any individual in the United States. 11

12 (c) FORM.—The report required by subsection (b)
13 shall be submitted in unclassified form but may contain
14 a classified annex.

15 SEC. 5. REPORT AND CERTIFICATION WITH RESPECT TO 16 SAUDI DIPLOMATS AND DIPLOMATIC FACILI17 TIES IN THE UNITED STATES.

(a) REPORT.—Not later than 120 days after the date
of the enactment of this Act, the Secretary of State and
the Director of National Intelligence shall submit to the
appropriate congressional committees a report covering
the three year period before such date regarding whether
and to what extent covered persons used diplomatic credentials or covered facilities to monitor, track, surveil, har-

ass, or harm other Saudi nationals living in the United
 States.

3 (b) CERTIFICATION.—

4 (1) IN GENERAL.—Not later than 120 days 5 after the date of the enactment of this Act and an-6 nually thereafter for five years, the Secretary of 7 State shall, if the Secretary determines that such is 8 the case, submit to the appropriate congressional 9 committees a certification that covered persons are 10 not using diplomatic credentials or covered facilities 11 to monitor, track, surveil, harass, or harm Saudi na-12 tionals living in the United States during the time 13 period covered by each such certification.

- 14 (2) FAILURE TO SUBMIT CERTIFICATION.—If
 15 the Secretary of State does not submit a certifi16 cation under paragraph (1), the Secretary shall—
- 17 (A) close one or more covered facilities for
 18 such period of time until the Secretary does
 19 submit such a certification; and
- 20 (B) submit to the appropriate congres21 sional committee a report that contains—

(i) a detailed explanation of why the
Secretary is unable to make such a certification; and

1	(ii) an identification of the locations
2	of the covered facilities referred to in sub-
3	paragraph (A).
4	(c) FORM.—Each report required by subsection (a)
5	and the certification and report required by subsection (b)
6	shall be submitted in unclassified form but may contain
7	a classified annex.
8	(d) DEFINITIONS.—In this section:
9	(1) Appropriate congressional commit-
10	TEES.—The term "appropriate congressional com-
11	mittees" means—
12	(A) the Committee on Foreign Affairs and
13	the Permanent Select Committee on Intelligence
14	of the House of Representatives; and
15	(B) the Committee on Foreign Relations
16	and the Select Committee on Intelligence of the
17	Senate.
18	(2) COVERED FACILITY.—The term "covered
19	facility" means a diplomatic or consular facility of
20	Saudi Arabia in the United States.
21	(3) COVERED PERSON.—The term "covered
22	person" means a Saudi national credentialed to a
23	covered facility.

10 1 SEC. 6. REPORT ON THE DUTY TO WARN OBLIGATION OF 2 THE GOVERNMENT OF THE UNITED STATES. 3 FINDINGS.—Congress finds that Intelligence (a) 4 Community Directive 191 provides that— 5 (1) when an element of the intelligence commu-6 nity of the United States collects or acquires credible 7 and specific information indicating an impending 8 threat of intentional killing, serious bodily injury, or 9 kidnapping directed at a person, the agency must 10 "warn the intended victim or those responsible for 11 protecting the intended victim, as appropriate"; and 12 (2) when issues arise with respect to whether 13 the threat information rises to the threshold of 14 "duty to warn", the directive calls for resolution in 15 favor of warning the intended victim.

(b) REPORT.—Not later than 90 days after the date
of the enactment of this Act, the Director of National Intelligence shall submit to the appropriate congressional
committees a report with respect to—

(1) whether and how the intelligence community
fulfilled its duty to warn Jamal Khashoggi of threats
to his life and liberty pursuant to Intelligence Community Directive 191; and

(2) in the case of the intelligence communitynot fulfilling its duty to warn as described in para-

1	graph (1), why the intelligence community did not
2	fulfill this duty.
3	(c) FORM.—The report required by subsection (b)
4	shall be submitted in unclassified form but may contain
5	a classified annex.
6	(d) DEFINITIONS.—In this section:
7	(1) Appropriate congressional commit-
8	TEES.—The term "appropriate congressional com-
9	mittees" means—
10	(A) the Committee on Foreign Affairs and
11	the Permanent Select Committee on Intelligence
12	of the House of Representatives; and
13	(B) the Committee on Foreign Relations
14	and the Select Committee on Intelligence of the
15	Senate.
16	(2) DUTY TO WARN.—The term "duty to warn"
17	has the meaning given that term in Intelligence
18	Community Directive 191, as in effect on July 21,
19	2015.
20	(3) INTELLIGENCE COMMUNITY.—The term
21	"intelligence community" has the meaning given
22	such term in section $3(4)$ of the National Security
23	Act of 1947 (50 U.S.C. 3003(4)).