115TH CONGRESS	\mathbf{C}	
2D Session		
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To impose sanctions on foreign persons responsible for serious violations of international law regarding the protection of civilians during armed conflict, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Cruz (for himself, Mr. Donnelly, Mr. Cornyn, Mr. Blumenthal, Mr. Scott, Mr. Markey, Mr. Rubio, and Mr. Perdue) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To impose sanctions on foreign persons responsible for serious violations of international law regarding the protection of civilians during armed conflict, 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 "Sanction Terrorist Op-
- 5 erations Using Human Shields Act of 2018" or the
- 6 "STOP Using Human Shields Act".

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2	Congress finds the following:
3	(1) The international law of armed conflict pro-
4	hibits, during any armed conflict—
5	(A) the exploitation of the presence or
6	movement of civilians in an effort to impede at-
7	tack on or otherwise shield lawful targets;
8	(B) exposing prisoners of war, other de-
9	tainees, the wounded and sick, or other individ-
10	uals subject to special protection under inter-
11	national law, to unnecessary risks resulting
12	from the conduct of hostilities;
13	(C) using such persons to impede attack
14	on or otherwise shield lawful targets; and
15	(D) deliberately causing the injury or
16	death of such persons.
17	(2) Violating these prohibitions regarding civil-
18	ians and other specially protected persons is known
19	as the use of "human shields" and is a serious viola-
20	tion of international law subjecting those responsible
21	to individual criminal liability.
22	(3) The international law of armed conflict also
23	prohibits exposing property subject to special protec-
24	tion under international law to unnecessary risks re-
25	sulting from the conduct of hostilities, including a
26	prohibition against using such property to impede

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attack on or otherwise shield lawful targets from attack or to deliberately cause destruction of such property. Such use of specially protected property is a serious violation of international law, subjecting those responsible to individual criminal responsibility.

- (4) Every party to an armed conflict is prohibited under international law from using human shields in an attempt to cause law-abiding armed forces to forgo attacks on otherwise lawful targets.
- (5) When law-abiding armed forces do attack in such situations, the party using human shields frequently hopes to discredit the law-abiding opponent by blaming the opponent for civilian casualties, which are in fact attributable to the unlawful use of human shields.
- (6) Terrorist groups routinely use human shields to force law-abiding opponents to conduct attacks in circumstances where civilian casualties become unavoidable. While this unlawful tactic in no way absolves an attacking force from its obligations to do everything feasible to mitigate the risk of such casualties, such illegal tactics inevitably influence the efficacy of feasible precautions.

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(7) In accordance with the proportionality rule, an assessment of the legality of attack indicates that these terrorist groups bear responsibility for such casualties when such attack is otherwise legally permissible.

(8) Hizballah, designated by the Secretary of State as a foreign terrorist organization, has repeatedly used human shields. Throughout its 2006 conflict with Israel, Hizballah forces purposefully used civilians in an effort to shield themselves against attacks by Israeli forces, including by storing weapons inside civilian homes and launching attacks from firing positions in areas of dense civilian population, often in or near homes, schools, mosques or hospitals, in order to shield such positions from attack.

(9) Hizballah has since rearmed and built up an arsenal of some 150,000 rockets and missiles, in addition to other destabilizing weapons, provided by the Iranian and Syrian governments. These weapons, as well as Hizballah command posts, logistics depots, and other vital military assets, are often concealed in Shiite villages in southern Lebanon, frequently within or near homes, hospitals, schools, and mosques.

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(10) Hamas, also designated by the Secretary of State as a foreign terrorist organization, has also repeatedly used human shields. Hamas routinely and purposefully uses civilians and the civilian population to shield military assets from attack, including by launching attacks from firing positions in areas of dense civilian population, often in or near schools, mosques, or hospitals, in order to shield such positions from attack.

(11) Other unlawful Hamas tactics include discouraging Palestinian civilians from heeding Israeli warnings, instructing Palestinian civilians to remain in their homes, and encouraging or forcing Palestinian civilians to gather on the roofs of their homes to act as human shields. In June 2017 and again in October 2017, the United Nations Relief and Works Agency announced that it had discovered Hamas tunnels under its schools in the Gaza Strip.

(12) On December 10, 2014, the 113th Congress unanimously adopted H. Con. Res. 107, a bicameral and bipartisan resolution in which Congress "strongly condemns the use of innocent civilians as human shields", "calls on the international community to recognize and condemn Hamas' use of human shields", "places responsibility for the rocket

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attacks against Israel on Hamas and other terrorist organizations, such as Palestine Islamic Jihad", and "supports the sovereign right of the Government of Israel to defend its territory and its citizens from Hamas' rocket attacks, kidnapping attempts, and the use of tunnels and other means to carry out attacks against Israel".

(13) In addition to Hizballah and Hamas, other groups designated by the Secretary of State as foreign terrorist organizations, including the Islamic State, Palestinian Islamic Jihad, Boko Haram, Al-Shabaab, and al Qai'da, have repeatedly used similar human shield tactics in violation of international law.

(14) The international community has routinely failed to hold terrorist organizations and their personnel accountable for the use of human shields. In addition, unlike many state actors, there is no indication that terrorist organizations possess the capability or the will to investigate and prosecute their members for the use of human shields (or indeed any other war crimes). Instead, many terrorist organizations routinely use human shields as a deliberate tactic during armed conflict, reflecting a complete

1 disregard for the obligations established by inter-2 national law to mitigate the risk to civilians.

(15) Absent appropriate and consistent international, national, and public condemnation and enforcement of the prohibitions against using human shields, terrorist organizations will likely continue to engage in such criminal exploitation of civilians during armed conflicts.

9 SEC. 3. STATEMENT OF POLICY.

It shall be the policy of the United States to—

- (1) officially and publicly condemn terrorist organizations and others that violate the international law of armed conflict by exploiting civilians, other persons specially protected by international law, or specially protected property, in order to impede attack on or otherwise shield lawful targets from attack, deliberately cause injury or death to civilians or other specially protected persons, or destroy specially protected property; and
- (2) take effective action against those knowingly engaging in, encouraging, supporting, ordering, controlling, directing, facilitating, enabling, or otherwise being complicit in such violations of international law or attempts to commit such violations.

1 SEC. 4. UNITED NATIONS SECURITY COUNCIL.

2	The President should direct the United States Per-
3	manent Representative to the United Nations to use the
4	voice, vote, and influence of the United States at the
5	United Nations Security Council to secure support for a
6	resolution that would—
7	(1) emphasize that the law of armed conflict
8	imposes an obligation on all parties to any armed
9	conflict, including non-state organized armed groups
10	of compliance;
11	(2) condemn the use of human shields and rein-
12	force that such use is a violation of international
13	law;
14	(3) impose multilateral sanctions against ter-
15	rorist organizations for the use of human shields;
16	(4) require member states of the United Na-
17	tions to take specific steps to prevent the use of
18	human shields and impose consequences on those
19	who use, attempt to use, or encourage or support
20	the use of human shields;
21	(5) require organizations and agencies of the
22	United Nations to track and report the use of
23	human shields in monitored conflicts; and
24	(6) specify steps to prevent, and consequences
25	for, the use of United Nations personnel or facilities
26	as human shields.

1	SEC. 5. SANCTIONS ON FOREIGN PERSONS RESPONSIBLE
2	FOR SERIOUS VIOLATIONS OF INTER-
3	NATIONAL LAW REGARDING THE PROTEC-
4	TION OF CIVILIANS DURING ARMED CON-
5	FLICT.
6	(a) In General.—The President shall impose the
7	sanctions described in subsection (c) with respect to each
8	person on the list required under subsection (b).
9	(b) List.—
10	(1) In General.—Not later than 180 days
11	after the date of the enactment of this Act, the
12	President shall transmit to the appropriate congres-
13	sional committees a list of the following:
14	(A) Each foreign person that the President
15	determines, based on credible evidence—
16	(i) is a member of a group designated
17	by the Secretary of State as a foreign ter-
18	rorist organization pursuant to section 219
19	of the Immigration and Nationality Act (8
20	U.S.C. 1189), including Hamas or
21	Hizballah, or is acting on behalf of such a
22	group; and
23	(ii) knowingly encouraged, ordered,
24	controlled, or otherwise directed or was
25	complicit in, any attempt to use civilians or
26	other persons specially protected by inter-

1	national law, or property specially pro-
2	tected by international law, to shield lawful
3	targets from attack or to deliberately cause
4	casualties to civilians or other specially
5	protected persons or destruction to spe-
6	cially protected property.
7	(B) Each foreign person, or each agency or
8	instrumentality of a foreign state, that the
9	President determines has knowingly, on or after
10	the date of the enactment of this Act—
11	(i) encouraged, supported, ordered,
12	controlled, directed, or significantly facili-
13	tated, directly or indirectly, or otherwise
14	been complicit in any act described in sub-
15	paragraph (A)(ii) by a person listed pursu-
16	ant to such subparagraph; or
17	(ii) attempted to encourage, support,
18	order, control, direct, significantly facili-
19	tate, or otherwise be complicit in any such
20	act by any person so listed.
21	(2) UPDATES.—The President shall transmit to
22	the appropriate congressional committees an update
23	of the list required under paragraph (1) as new in-
24	formation becomes available.

1	(c) Sanctions Described.—The sanctions de-
2	scribed in this subsection are the following:
3	(1) Blocking of Property.—The President
4	shall exercise all of the powers granted to the Presi-
5	dent under the International Emergency Economic
6	Powers Act (50 U.S.C. 1701 et seq.) to the extent
7	necessary to block and prohibit all transactions in
8	property and interests in property of a foreign per-
9	son or agency or instrumentality of a foreign state
10	on the list required by subsection (b) if such prop-
11	erty or interests in property are in the United
12	States, come within the United States, or are or
13	come within the possession or control of a United
14	States person.
15	(2) Aliens ineligible for visas, admission,
16	OR PAROLE.—
17	(A) Visas, admission, or parole.—An
18	alien who the Secretary of State or the Sec-
19	retary of Homeland Security (or a designee of
20	either such Secretary) determines is a foreign
21	person on the list required under subsection (b)
22	is—
23	(i) inadmissible to the United States;

1	(ii) ineligible to receive a visa or other
2	documentation to enter the United States;
3	and
4	(iii) otherwise ineligible to be admitted
5	or paroled into the United States or to re-
6	ceive any other benefit under the Immigra-
7	tion and Nationality Act (8 U.S.C. 1101 et
8	seq.).
9	(B) Current visas revoked.—
10	(i) In general.—Any visa or other
11	documentation issued to an alien who is a
12	foreign person on the list required under
13	subsection (b), regardless of when such
14	visa or other documentation was issued,
15	shall be revoked and such alien shall be de-
16	nied admission to the United States.
17	(ii) Effect of Revocation.—A rev-
18	ocation under clause (i)—
19	(I) shall take effect immediately;
20	and
21	(II) shall automatically cancel
22	any other valid visa or documentation
23	that is in the possession of the alien
24	who is the subject of such revocation.

1 (C) Exception to comply with united 2 NATIONS HEADQUARTERS AGREEMENT.—The 3 sanctions under this paragraph shall not be im-4 posed on an individual if admitting such indi-5 vidual to the United States is necessary to per-6 mit the United States to comply with the 7 Agreement regarding the Headquarters of the 8 United Nations, signed at Lake Success June 9 26, 1947, and entered into force November 21, 10 1947, between the United Nations and the 11 United States, or with other applicable inter-12 national agreements. 13 (d) Waiver.—The President may, on a case-by-case basis, waive the application of a sanction under this sec-14 15 tion with respect to a person or an agency or instrumentality of a foreign state for periods not longer than 180 16 17 days if the President certifies to the appropriate congressional committees that such waiver is in the national secu-18 19 rity interest of the United States. 20 (e) Penalties.—The penalties provided for in sub-21 sections (b) and (c) of section 206 of the International 22 Emergency Economic Powers Act (50 U.S.C. 1705) shall 23 apply to any person that violates, attempts to violate, conspires to violate, or causes a violation of any regulation promulgated to carry out this section to the same extent

1	that such penalties apply to a person that commits an un-
2	lawful act described in section 206(a) of such Act.
3	(f) Regulations.—
4	(1) In general.—The President may exercise
5	all authorities provided to the President under sec-
6	tions 203 and 205 of the International Emergency
7	Economic Powers Act (50 U.S.C. 1702 and 1704)
8	for purposes of carrying out this section.
9	(2) Issuance of regulations.—Not later
10	than 180 days after the date of the enactment of
11	this Act, the President shall prescribe such regula-
12	tions as may be necessary to implement this section
13	(g) Rule of Construction.—Nothing in this sec-
14	tion may be construed—
15	(1) to limit the authorities of the President pur-
16	suant to the International Emergency Economic
17	Powers Act (50 U.S.C. 1701 et seq.) or any other
18	relevant provision of law; or
19	(2) to apply with respect to any activity subject
20	to the reporting requirements under title V of the
21	National Security Act of 1947 (50 U.S.C. 3091 et
22	seq.), or to any authorized intelligence activities of
23	the United States.

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2	Nothing in this Act shall be construed as an author-
3	ization of the use of force.
4	SEC. 7. DEFINITIONS.
5	In this Act:
6	(1) Admitted; Alien.—The terms "admitted"
7	and "alien" have the meanings given such terms in
8	section 101 of the Immigration and Nationality Act
9	(8 U.S.C. 1101).
10	(2) Agency or instrumentality of a for-
11	EIGN STATE.—The term "agency or instrumentality
12	of a foreign state" has the meaning given such term
13	in section 1603(b) of title 28, United States Code.
14	(3) Appropriate congressional commit-
15	TEES.—The term "appropriate congressional com-
16	mittees" means—
17	(A) the Committee on Financial Services
18	the Committee on Ways and Means, and the
19	Committee on Foreign Affairs of the House of
20	Representatives; and
21	(B) the Committee on Banking, Housing,
22	and Urban Affairs and the Committee on For-
23	eign Relations of the Senate.
24	(4) Foreign person.—The term "foreign per-
25	son" has the meaning given such term in section

1	594.304 of title 31, Code of Federal Regulations, as
2	in effect on the date of the enactment of this Act.
3	(5) United States Person.—The term
4	"United States person" has the meaning given such
5	term in section 594.315 of title 31, Code of Federal
6	Regulations, as in effect on the date of the enact-
7	ment of this Act.