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To continue restrictions against and prohibit diplomatic recognition of the Government of North Korea, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 21, 2009

Ms. ROS-LEHTINEN (for herself, Mr. BURTON of Indiana, Mr. MANZULLO, Mr. ROYCE, Mr. BILIRAKIS, Mr. MCCOTTER, Mr. FORBES, Mr. WOLF, Mr. KING of New York, Mr. HOEKSTRA, Mr. ROHRABACHER, and Mr. POE of Texas) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

- To continue restrictions against and prohibit diplomatic recognition of the Government of North Korea, 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 "North Korea Sanctions
- 5 and Diplomatic Nonrecognition Act of 2009".

6 SEC. 2. FINDINGS.

7 Congress finds the following:

(1) North Korean negotiators in the Six-Party 1 2 diplomatic process did not act in good faith by their 3 refusal to agree to a transparent verification process 4 for denuclearization consistent with "international 5 standards", including provisions for nuclear sam-6 pling, following North Korea's removal on October 7 11, 2008, from the list of state sponsors of terrorism 8 maintained by the Department of State.

9 (2) International press reports indicate that 10 North Korea has continued to provide support to 11 Iran in the areas of missile technology and nuclear 12 development and has provided Iran's surrogates, 13 Hezbollah and Hamas, with both missile technology 14 and training in tunneling techniques with which to 15 attack Israel, an ally of the United States.

16 (3) International press reports indicate that
17 North Korea was engaged for a number of years in
18 assistance to Syria in the construction of a nuclear
19 reactor in the Syrian desert which was destroyed in
20 a strike by Israeli forces on September 6, 2007.

(4) North Korean negotiators continue to refuse
to address in a humane and sincere manner the
issue of the abduction of civilians of Japan and the
Republic of Korea, both allies of the United States,
as well as the abductions of citizens from a number

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of other countries, including France, Lebanon, Ro mania, and Thailand.

3 (5) Defectors coming out of North Korea have 4 provided testimony that United States permanent 5 resident, Reverend Kim Dong-shik, the spouse and 6 father of United States citizens, was tortured and 7 murdered inside North Korea after his abduction by 8 Pyongyang's agents on the Chinese border in Janu-9 ary 2000 and that his remains are currently being 10 held at a military facility inside North Korea.

11 (6) Congress authoritatively expressed its view, 12 in section 202(b)(2) of the North Korean Human 13 Rights Act of 2004 (Public Law 108–333; 22 U.S.C. 14 7832(b)(2)) that "United States nonhumanitarian 15 assistance to North Korea shall be contingent on North Korea's substantial progress" on human 16 17 rights improvements, release of and accounting for 18 abductees, family reunification, reform of North Ko-19 rea's labor camp system, and the decriminalization 20 of political expression, none of which has occurred.

(7) Congress further authoritatively expressed
its view, in section 2 of the North Korean Human
Rights Reauthorization Act of 2008 (Public Law
110–346) that "human rights and humanitarian
conditions inside North Korea are deplorable" and

that "North Korean refugees remain acutely vulner able".

(8) Congress has determined that any missile 3 4 test or launch conducted by North Korea would be 5 in direct violation of United Nations Security Coun-6 cil resolution 1695, adopted on July 16, 2006, which 7 "condemns the multiple launches by the DPRK 8 (North Korea) of ballistic missiles on July 5 2006 9 local time", and United Nations Security Council 10 resolution 1718, adopted on October 9, 2006, which 11 "demands that the DPRK (North Korea) not con-12 duct any further nuclear test or launch of a ballistic 13 missile" and "decides that the DPRK shall suspend 14 all activities related to its ballistic missile pro-15 gramme and in this context re-establish its pre-exist-16 ing commitments to a moratorium on missile launch-17 ing", and further determines that the resulting sanc-18 tions imposed under such resolution 1718 would 19 again come into full effect following a missile test or 20 launch.

(9) Congress has further determined that a return by North Korea to the Six-Party diplomatic
process following any missile test or launch by
Pyongyang must include a firm and transparent
commitment to the complete, verifiable and irrevers-

ible dismantlement of all of North Korea's nuclear
 programs, including those derived both from pluto nium as well as highly enriched uranium.

4 (10) Japanese press reports have indicated that 5 a delegation of approximately fifteen Iranian missile 6 experts have arrived in North Korea in March 2009 "to help Pyongyang prepare for a rocket launch", 7 8 including senior officials with the Iranian rocket and 9 satellite producer Shahid Hemmat Industrial Group, 10 and that they brought with them a letter from their 11 President Mahmoud Ahmadinejad to North Korean 12 leader Kim Jong-II stressing the importance of co-13 operating on space technology.

14SEC. 3. CONTINUATION OF RESTRICTIONS AGAINST THE15GOVERNMENT OF NORTH KOREA.

16 Notwithstanding the decision by the Secretary of 17 State on October 11, 2008, to rescind the designation of 18 North Korea as a state sponsor of terrorism, restrictions 19 against the Government of North Korea that were imposed by reason of a determination of the Secretary of 20 21 State that the Government of North Korea, for purposes 22 of section 6(j) of the Export Administration Act of 1979 23 (as continued in effect pursuant to the International 24 Emergency Economic Powers Act), section 40 of the Arms 25 Export Control Act, section 620A of the Foreign Assistance Act of 1961, or other provision of law, is a govern ment that has repeatedly provided support for acts of
 international terrorism, shall remain in effect, and shall
 not be lifted pursuant to such provisions of law, unless
 the President certifies to Congress that the Government
 of North Korea—

7 (1) is no longer engaged in the illegal transfer 8 of missile or nuclear technology, particularly to the 9 governments of Iran, Syria, or any other country, 10 the government of which the Secretary of State has 11 determined for purposes of section 6(j) of the Ex-12 port Administration Act of 1979 (as continued in ef-13 fect pursuant to the International Emergency Eco-14 nomic Powers Act), section 40 of the Arms Export 15 Control Act, section 620A of the Foreign Assistance 16 Act of 1961, or other provision of law, is a govern-17 ment that has repeatedly provided support for inter-18 national acts of terrorism;

(2) is no longer engaged in training in combat
operations or tunneling, or harboring, supplying, financing, or supporting in any way—

22 (A) Hamas, Hezbollah, the Japanese Red23 Army, or any member of such organizations;

24 (B) any organization designated by the25 Secretary of State as a foreign terrorist organi-

1	zation in accordance with section 219(a) of the
2	Immigration and Nationality Act (8 U.S.C.
3	1189(a)); and
4	(C) any person included on the annex to
5	Executive Order 13224 (September 21, 2001)
6	and any other person identified under section 1
7	of that Executive Order whose property and in-
8	terests are blocked by that section (commonly
9	known as a "specially designated global ter-
10	rorist");
11	(3) is no longer engaged in the counterfeiting of
12	United States currency "supernotes";
13	(4) is no longer engaged in the international
14	trafficking of illicit narcotics into the United States,
15	Japan, Australia, or other allied countries of the
16	United States;
17	(5) has released United States citizens Euna
18	Lee and Laura Ling, who were working as journal-
19	ists reporting on refugees on the North Korean bor-
20	der of China when they were detained by North Ko-
21	rean guards on March 17, 2009, and has returned
22	the last remains of United States permanent resi-
23	dent, Reverend Kim Dong-shik, to his United States
24	citizen widow, family, and church members, so that

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he may be provided with a proper Christian burial
 in Chicago;

3 (6) has released the Japanese nationals recog4 nized as abduction victims by the Government of
5 Japan as well as abduction victims recognized by the
6 Government of the Republic of Korea;

7 (7) has released an estimated 600 surviving
8 South Korean POWs, and any other surviving
9 POWs from the Korean War, who have been held in
10 North Korea against their will and in violation of
11 the Armistice Agreement since hostilities ended in
12 July, 1953;

(8) has made concrete provisions for unrestricted family reunification meetings for those individuals among the two-million strong Korean-American community who maintain family ties with relatives inside North Korea;

(9) has opened the North Korean penal system,
including the gulag of concentration camps holding
an estimated 200,000 political and religious prisoners, to unrestricted and regular visits by representatives of the International Committee of the
Red Cross (ICRC);

24 (10) has made provision for unrestricted and
25 regular access by representatives of the United Na-

tional High Commissioner for Refugees to refugees
 forcibly repatriated to North Korea to determine
 their general health and welfare; and

4 (11) has made concrete provisions for unre5 stricted contact, including direct communications
6 and meetings, between representatives of inter7 national and South Korean religious organizations,
8 including Christians and Buddhists, and their co-be9 lievers inside North Korea.

10 SEC. 4. CONTINUATION OF DIPLOMATIC NONRECOGNITION 11 OF NORTH KOREA.

12 (a) FINDING.—Congress finds that the United States 13 did not grant diplomatic recognition to North Korea upon its establishment as a client regime of the former Soviet 14 15 Union in 1948. The United States has consistently continued to withhold such formal diplomatic recognition during 16 17 the 59 years since the sudden and unprovoked attack by North Korean forces on the Republic of Korea on June 18 19 25, 1950, an attack which led directly to the Korean War 20and the deaths of over 36,000 United States military per-21 sonnel as well as at least 2,000,000 Koreans and over 22 3,000 soldiers from Allied countries.

(b) CONTINUATION OF DIPLOMATIC NONRECOGNITION.—The diplomatic nonrecognition described in subsection (a), including restrictions on the establishment of

a permanent presence or United States liaison office inside
 North Korea, shall remain in effect, until such time as
 the President certifies to Congress that the Government
 of North Korea has met all of the benchmarks specified
 in section 3.

6 SEC. 5. INTERNATIONAL RESPONSE TO A NORTH KOREAN 7 MISSILE LAUNCH.

8 In the case of the launch of a missile, rocket, or other 9 airborne object by North Korea in clear violation of United 10 Nations Security Council resolutions 1695 and 1718, the President shall instruct the United States Permanent 11 Representative to the United Nations to use the voice, 12 13 vote, and influence of the United States to secure adoption of a United Nations Security Counsel resolution con-14 15 demning North Korea's action as a violation of United Nations Security Council resolutions 1695 and 1718 and re-16 quiring the implementation of comprehensive sanctions 17 against North Korea. 18

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