^{110TH CONGRESS} 2D SESSION H.R. 5056

To provide for the appointment of a high-level United States representative or special envoy for Iran for the purpose of easing tensions and normalizing relations between the United States and Iran.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 17, 2008

Ms. LEE (for herself, Ms. WOOLSEY, Ms. WATERS, Mr. OLVER, Ms. NORTON, Mr. KUCINICH, and Mr. HINCHEY) introduced the following bill; which was referred to the Committee on Foreign Affairs

A BILL

- To provide for the appointment of a high-level United States representative or special envoy for Iran for the purpose of easing tensions and normalizing relations between the United States and Iran.
 - 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 "Iran Diplomatic Ac-

5 countability Act of 2008".

6 SEC. 2. FINDINGS.

7 Congress finds the following:

1	(1) On December 3, 2007, the National Intel-
2	ligence Estimate, representing the consensus view of
3	16 intelligence agencies, concluded that Iran had
4	once had a covert nuclear weapons program.
5	(2) The National Intelligence Estimate also
6	found that Iran had halted its covert nuclear weap-
7	ons program in 2003 and that this program remains
8	frozen.
9	(3) The NIE concluded that Iran's leadership
10	was quite sensitive to international views and wanted
11	to avoid international confrontation and made a
12	"cost-benefit" decision regarding whether or not to
13	have such a program.
14	(4) Serious concerns still remain about the Gov-
15	ernment of Iran's intentions and behavior with re-
16	spect to the development of nuclear weapons, espe-
17	cially regarding its fuel enrichment program and the
18	speed with which it might reconstitute its suspended
19	nuclear weapons program.
20	(5) Hostile official rhetoric exacerbates tensions
21	and reinforces misunderstandings and animus be-
22	tween the people of the United States and Iran.
23	(6) The United States should enlist the support
24	of all interested parties to the region, including the
25	IAEA, to establish a program to ensure that Iran's

nuclear weapons program is terminated perma nently, that its nuclear energy program is brought
 fully under IAEA inspection and control, and that
 all diplomatic tools are utilized to achieve these objectives.

6 (7) A diplomatic solution that includes direct,
7 unconditional, bilateral, and comprehensive talks
8 with the Government of Iran is the only way to re9 solve long-standing tensions between the United
10 States and Iran.

11 SEC. 3. APPOINTMENT OF HIGH-LEVEL U.S. REPRESENTA12 TIVE OR SPECIAL ENVOY.

(a) APPOINTMENT.—At the earliest possible date, the
President shall appoint a high-level United States representative or special envoy for Iran.

16 (b) CRITERIA FOR APPOINTMENT.—The President 17 shall appoint an individual under subsection (a) on the 18 basis of the individual's knowledge and understanding of 19 the issues regarding Iran's nuclear program, experience 20 in conducting international negotiations, and ability to 21 conduct negotiations under subsection (c) with the respect 22 and trust of the parties involved in the negotiations.

23 (c) DUTIES.—The high-level United States represent24 ative or special envoy for Iran shall—

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1	(1) seek to conduct direct, unconditional, bilat-
2	eral negotiations with Iran for the purpose of easing
3	tensions and normalizing relations between the
4	United States and Iran;
5	(2) consult with other countries and inter-
6	national organizations, including countries in the re-
7	gion, where appropriate and when necessary to
8	achieve the purpose set forth in paragraph (1);
9	(3) act as liaison with United States and inter-
10	national intelligence agencies where appropriate and
11	when necessary to achieve the purpose set for in
12	paragraph (1) ; and
13	(4) ensure that the bilateral negotiations under
14	paragraph (1) complement the ongoing international
15	negotiations with Iran.
16	SEC. 4. OFFICE OF HIGH-LEVEL U.S. REPRESENTATIVE OR
17	SPECIAL ENVOY.
18	Not later than 30 days after the appointment of a
19	high-level United States representative or special envoy
20	under section 3(a), the Secretary of State shall establish
21	in the Department of State an office for the purpose of
22	supporting the work of the representative or special envoy.
23	SEC. 5. REPORTING TO CONGRESS.
24	(a) REPORTS.—Not later than 60 days after the
25	high-level United States representative or special envoy for

Iran is appointed under section 3, and every 180 days
 thereafter, the United States representative or special
 envoy shall report to the committees set forth in sub section (b) on the status and progress of negotiations con ducted under section 3(c). Each such report may, when
 necessary or appropriate, be submitted in classified and
 unclassified form.

8 (b) COMMITTEES.—The committees referred to in9 subsection (a) are—

(1) the Committee on Appropriations, the Committee on Foreign Affairs, the Committee on Armed
Services, and the Permanent Select Committee on
Intelligence of the House of Representatives; and

14 (2) the Committee on Appropriations, the Com15 mittee on Foreign Relations, the Committee on
16 Armed Services, and the Select Committee on Intel17 ligence of the Senate.

18 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

19 There are authorized to be appropriated to carry out20 this Act such sums as may be necessary for each of fiscal21 years 2008 and 2009.

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