

United States citizens who reside in Saudi Arabia and who are imperiled by Houthi attacks from Yemen. The Houthis, supported by Iran, have attacked civilian and military facilities using missiles, armed drones, and explosive boats, including in areas frequented by United States citizens, such as the airport in Riyadh, Saudi Arabia. Second, the joint resolution would degrade Saudi Arabia's military preparedness and ability to protect its sovereignty, directly affecting its ability to defend United States military personnel hosted there. Third, Saudi Arabia is a bulwark against the malign activities of Iran and its proxies in the region, and the licenses the joint resolution would prohibit enhance Saudi Arabia's ability to deter and defend against these threats.

In addition, S.J. Res. 36 would negatively affect our NATO Allies and the transatlantic defense industry. It could, for example, produce unintended consequences for defense procurement and interoperability with and between our partners. It could also create diplomatic and security opportunities for our adversaries to exploit.

Finally, by restricting the ability of our partners to produce and purchase precision-guided munitions, S.J. Res. 36 would likely prolong the conflict in Yemen and deepen the suffering it causes. By undermining bilateral relationships of the United States and impeding our ability to support key partners at a critical time, the joint resolution would harm—not help—efforts to end the conflict in Yemen. And without precision-guided munitions, more—not fewer—civilians are likely to become casualties of the conflict. While I share concerns that certain Members of Congress have expressed about civilian casualties of this conflict, the United States has taken and will continue to take action to minimize such casualties, including training and advising Saudi-led Coalition forces to improve their targeting processes.

The United States is very concerned about the conflict's toll on innocent civilians and is working to bring the conflict in Yemen to an end. But we cannot end it through ill-conceived and time-consuming resolutions that fail to address its root causes. Rather than expend time and resources on such resolutions, I encourage the Congress to direct its efforts toward supporting our work to achieve peace through a negotiated settlement to the conflict in Yemen.

For these reasons, it is my duty to return S.J. Res. 36 to the Senate without my approval.

DONALD J. TRUMP.
THE WHITE HOUSE, July 24, 2019.

REPORT OF THE VETO OF S.J. RES. 37, A JOINT RESOLUTION PROVIDING FOR CONGRESSIONAL DISAPPROVAL OF THE PROPOSED EXPORT TO THE UNITED ARAB EMIRATES, THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND, AND THE REPUBLIC OF FRANCE OF CERTAIN DEFENSE ARTICLES AND SERVICES—PM 24

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying report; which was ordered to be printed in the RECORD, spread in full upon the Journal, and held at the desk:

To the Senate of the United States:

I am returning herewith without my approval S.J. Res. 37, a joint resolution that would prohibit the issuance of export licenses for certain defense articles, defense services, and technical data to support the transfer of Paveway II kits to the United Arab Emirates (UAE), the United Kingdom of Great Britain and Northern Ireland, and the Republic of France. This resolution would weaken America's global competitiveness and damage the important relationships we share with our allies and partners.

In particular, S.J. Res. 37 would prohibit the issuance of export licenses for Paveway II kits to the UAE, the United Kingdom, and France. The misguided licensing prohibitions in the joint resolution directly conflict with the foreign policy and national security objectives of the United States, which include strengthening defense alliances with friendly countries throughout the world, deepening partnerships that preserve and extend our global influence, and enhancing our competitiveness in key markets. Apart from negatively affecting our bilateral relationships with the UAE, the United Kingdom, and France, the joint resolution would hamper the ability of the United States to sustain and shape critical security cooperation activities with those partners. S.J. Res. 37 would also damage the credibility of the United States as a reliable partner by signaling that we are willing to abandon our partners and allies at the very moment when threats to them are increasing.

The United States is providing the licenses that the joint resolution seeks to prohibit for many reasons. First and foremost, it is our solemn duty to protect the safety of the more than 80,000 United States citizens who reside in Saudi Arabia and are imperiled by Houthis attacking from Yemen using missiles, armed drones, and explosive boats. The UAE is an important part of the Saudi-led Coalition that helps protect Americans from these Iranian-supported Houthi attacks on civilian and military facilities, including those located in areas frequented by United States citizens like the airport in Riyadh, Saudi Arabia. Second, the joint resolution would degrade the UAE's

military preparedness and ability to protect its sovereignty, directly affecting its ability to defend the thousands of United States military personnel hosted there. Third, the UAE is a bulwark against the malign activities of Iran and its proxies in the region. It is also an active partner with the United States in combatting terrorism in Yemen and elsewhere. The licenses the joint resolution would prohibit enhance our partner's ability to deter and defend against these threats.

In addition, S.J. Res. 37 would negatively affect our NATO Allies and the transatlantic defense industry. It could, for example, produce unintended consequences for defense procurement and interoperability with and between our partners. It could also create diplomatic and security opportunities for our adversaries to exploit.

Finally, by restricting the ability of our partners to produce and purchase precision-guided munitions, S.J. Res. 37 would likely prolong the conflict in Yemen and deepen the suffering it causes. By undermining bilateral relationships of the United States and impeding our ability to support key partners at a critical time, the joint resolution would harm—not help—efforts to end the conflict in Yemen. And without precision-guided munitions, more—not fewer—civilians are likely to become casualties of the conflict. While I share concerns that certain Members of Congress have expressed about civilian casualties of this conflict, the United States has taken and will continue to take action to minimize such casualties, including training and advising the Saudi-led Coalition forces to improve their targeting processes.

The United States is very concerned about the conflict's toll on innocent civilians and is working to bring the conflict in Yemen to an end. But we cannot end it through ill-conceived and time-consuming resolutions that fail to address its root causes. Rather than expend time and resources on such resolutions, I encourage the Congress to direct its efforts toward supporting our work to achieve peace through a negotiated settlement to the conflict in Yemen.

For these reasons, it is my duty to return S.J. Res. 37 to the Senate without my approval.

DONALD J. TRUMP.
THE WHITE HOUSE, July 24, 2019.

REPORT OF THE VETO OF S.J. RES. 38, A JOINT RESOLUTION PROVIDING FOR CONGRESSIONAL DISAPPROVAL OF THE PROPOSED EXPORT TO THE KINGDOM OF SAUDI ARABIA AND THE UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND OF CERTAIN DEFENSE ARTICLES AND SERVICES—PM 25

The PRESIDING OFFICER laid before the Senate the following message from the President of the United States, together with an accompanying

report, which was ordered to be printed in the RECORD, spread in full upon the Journal, and held at the desk:

To the Senate of the United States:

I am returning herewith without my approval S.J. Res. 38, a joint resolution that would prohibit the issuance of export licenses for the proposed transfer of defense articles, defense services, and technical data to support the manufacture of the Aurora Fuzing System for the Paveway IV Precision Guided Bomb Program in regard to the Kingdom of Saudi Arabia and the United Kingdom of Great Britain and Northern Ireland. This resolution would weaken America's global competitiveness and damage the important relationships we share with our allies and partners.

In particular, S.J. Res. 38 would prohibit the issuance of export licenses for the proposed transfer of defense articles, defense services, and technical data for the manufacturing of the Aurora Fuzing System for the Paveway IV Precision Guided Bomb Program. The misguided licensing prohibition in the joint resolution directly conflicts with the foreign policy and national security objectives of the United States, which include strengthening defense alliances with friendly countries throughout the world, deepening partnerships that preserve and extend our global influence, and enhancing our competitiveness in key markets. Apart from negatively affecting our bilateral relationships with Saudi Arabia and the United Kingdom, the joint resolution would hamper the ability of the United States to sustain and shape critical security cooperation activities. S.J. Res. 38 would also damage the credibility of the United States as a reliable partner by signaling that we are willing to abandon our partners and allies at the very moment when threats to them are increasing.

The United States is providing the licenses that the joint resolution seeks to prohibit for many reasons. First and foremost, it is our solemn duty to protect the safety of the more than 80,000 United States citizens who reside in Saudi Arabia and who are imperiled by Houthi attacks from Yemen. The Houthis, supported by Iran, have attacked civilian and military facilities using missiles, armed drones, and explosive boats, including in areas frequented by United States citizens, such as the airport in Riyadh, Saudi Arabia. Second, the joint resolution would degrade Saudi Arabia's military preparedness and ability to protect its sovereignty, directly affecting its ability to defend United States military personnel hosted there. Third, Saudi Arabia is a bulwark against the malign activities of Iran and its proxies in the region, and the licenses the joint resolution would prohibit enhance Saudi Arabia's ability to deter and defend against these threats.

In addition, S.J. Res. 38 would negatively affect our NATO Allies and the transatlantic defense industry. It

could, for example, produce unintended consequences for defense procurement and interoperability with and between our partners. It could also create diplomatic and security opportunities for our adversaries to exploit.

Finally, by restricting the ability of our partners to produce and purchase precision-guided munitions, S.J. Res. 38 would likely prolong the conflict in Yemen and deepen the suffering it causes. By undermining bilateral relationships of the United States and impeding our ability to support key partners at a critical time, the joint resolution would harm—not help—efforts to end the conflict in Yemen. And without precision-guided munitions, more—not fewer—civilians are likely to become casualties of the conflict. While I share concerns that certain Members of Congress have expressed about civilian casualties of this conflict, the United States has taken and will continue to take action to minimize such casualties, including training and advising the Saudi-led Coalition forces to improve their targeting processes.

The United States is very concerned about the conflict's toll on innocent civilians and is working to bring the conflict in Yemen to an end. But we cannot end it through ill-conceived and time-consuming resolutions that fail to address its root causes. Rather than expend time and resources on such resolutions, I encourage the Congress to direct its efforts toward supporting our work to achieve peace through a negotiated settlement to the conflict in Yemen.

For these reasons, it is my duty to return S.J. Res. 38 to the Senate without my approval.

DONALD J. TRUMP.
THE WHITE HOUSE, July 24, 2019.

MESSAGES FROM THE HOUSE

ENROLLED JOINT RESOLUTIONS SIGNED

At 9:32 a.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the Speaker has signed the following enrolled joint resolutions:

S.J. Res. 36. Joint resolution providing for congressional disapproval of the proposed transfer to the Kingdom of Saudi Arabia, the United Kingdom of Great Britain and Northern Ireland, the Kingdom of Spain, and the Italian Republic of certain defense articles and services.

S.J. Res. 37. Joint resolution providing for congressional disapproval of the proposed export to the United Arab Emirates, the United Kingdom of Great Britain and Northern Ireland, and the Republic of France of certain defense articles and services.

S.J. Res. 38. Joint resolution providing for congressional disapproval of the proposed export to the Kingdom of Saudi Arabia and the United Kingdom of Great Britain and Northern Ireland of certain defense articles and services.

The enrolled joint resolutions were subsequently signed by the President pro tempore (Mr. GRASSLEY).

At 11:49 a.m., a message from the House of Representatives, delivered by

Mrs. Cole, one of its reading clerks, announced that the House has passed the following bill, without amendment:

S. 504. An act to amend title 36, United States Code, to authorize The American Legion to determine the requirements for membership in The American Legion, and for other purposes.

The message also announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 34. An act to ensure consideration of water intensity in the Department of Energy's energy research, development, and demonstration programs to help guarantee efficient, reliable, and sustainable delivery of energy and clean water resources.

H.R. 36. An act to provide for research to better understand the causes and consequences of sexual harassment affecting individuals in the scientific, technical, engineering, and mathematics workforce and to examine policies to reduce the prevalence and negative impact of such harassment, and for other purposes.

H.R. 617. An act to authorize the Department of Energy to conduct collaborative research with the Department of Veterans Affairs in order to improve healthcare services for veterans in the United States, and for other purposes.

H.R. 1665. An act to direct the National Science Foundation to support STEM education research focused on early childhood.

H.R. 1837. An act to make improvements to certain defense and security assistance provisions and to authorize assistance for Israel, and for other purposes.

H.R. 1850. An act to impose sanctions with respect to foreign support for Palestinian terrorism, and for other purposes.

H.R. 2397. An act to amend the National Institute of Standards and Technology Act to make changes to the implementation of the Manufacturing USA Network, and for other purposes.

H.R. 2938. An act to exempt from the calculation of monthly income certain benefits paid by the Department of Veterans Affairs and the Department of Defense.

H.R. 2942. An act to direct the Secretary of Veterans Affairs to carry out the Women's Health Transition Training pilot program through at least fiscal year 2020, and for other purposes.

H.R. 2943. An act to direct the Secretary of Veterans Affairs to make all fact sheets of the Department of Veterans Affairs in English, Spanish, and Tagalog.

H.R. 3153. An act to direct the Director of the National Science Foundation to support research on opioid addiction, and for other purposes.

H.R. 3196. An act to designate the Large Synoptic Survey Telescope as the "Vera C. Rubin Observatory".

H.R. 3304. An act to exempt for an additional 4-year period, from the application of the means-test presumption of abuse under chapter 7, qualifying members of the reserve components of the Armed Forces and members of the National Guard who, after September 11, 2001, are called to active duty or to perform a homeland defense activity for not less than 90 days.

H.R. 3311. An act to amend chapter 11 of title 11, United States Code, to address reorganization of small businesses, and for other purposes.

H.R. 3504. An act to amend title 38, United States Code, to provide for improvements to the specially adapted housing program and educational assistance programs of the Department of Veterans Affairs, and for other purposes.