H. R. 117

To require the Secretary of Defense to seek cooperation with allies and partners in the Middle East to identify an architecture and develop an acquisition approach for certain countries in the Middle East to implement an integrated air and missile defense capability to protect the people, infrastructure, and territory of such countries from cruise and ballistic missiles, manned and unmanned aerial systems, and rocket attacks from Iran, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs. RODGERS of Washington introduced the following bill; which was referred to the Committee on ________________________

A BILL

To require the Secretary of Defense to seek cooperation with allies and partners in the Middle East to identify an architecture and develop an acquisition approach for certain countries in the Middle East to implement an integrated air and missile defense capability to protect the people, infrastructure, and territory of such countries from cruise and ballistic missiles, manned and unmanned aerial systems, and rocket attacks from Iran, and for other purposes.
Be it enacted by the Senate and House of Representa-
tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Deterring Enemy
Forces and Enabling National Defenses Act of 2022” or
the “DEFEND Act of 2022”.

SEC. 2. MIDDLE EAST INTEGRATED AIR AND MISSILE DE-
FENSE.

(a) IN GENERAL.—The Secretary of Defense shall
seek to cooperate with allies and partners in the Middle
East to identify an architecture and develop an acquisition
approach for the countries specified in subsection (b) to
implement an integrated air and missile defense capability
to protect the people, infrastructure, and territory of such
countries from cruise and ballistic missiles, manned and
unmanned aerial systems, and rocket attacks from Iran
and groups linked to Iran.

(b) COUNTRIES SPECIFIED.—The countries specified
in this subsection are as follows:

(1) Countries of the Gulf Cooperation Council.

(2) Iraq.

(3) Israel.

(4) Jordan.

(5) Egypt.
(6) Such other regional allies or partners of the United States as the Secretary may identify.

(c) STRATEGY.—

(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary shall submit to the congressional defense committees a strategy on cooperation with allies and partners in the Middle East to identify an architecture and develop an acquisition approach for the countries specified in subsection (b) to implement an integrated air and missile defense capability to protect the people, infrastructure, and territory of such countries from cruise and ballistic missiles, manned and unmanned aerial systems, and rocket attacks from Iran and groups linked to Iran.

(2) CONTENTS.—The strategy submitted under paragraph (1) shall include the following:

(A) An assessment of the threat of ballistic and cruise missiles, manned and unmanned aerial systems, and rocket attacks from Iran and groups linked to Iran to the countries specified in subsection (b).

(B) A description of current efforts to coordinate indicators and warnings from such att-
tacks with the countries specified in subsection (b).

(C) A description of current systems to defend against attacks in coordination with the countries specified in subsection (b).

(D) An explanation of how an integrated air and missile defense architecture would improve collective security in the region covered by the countries specified in subsection (b).

(E) A description of efforts to engage specified foreign partners in establishing such an architecture.

(F) An identification of elements of the integrated air and missile defense architecture that—

(i) can be acquired and operated by specified foreign partners; and

(ii) can only be provided and operated by members of the Armed Forces.

(G) An identification of any challenges in establishing an integrated air and missile defense architecture with specified foreign partners.

(H) An assessment of progress, and key challenges, in the implementation of the strat-
egy using such metrics identified under paragraph (4).

(I) Recommendations for improvements in the implementation of the strategy based on the metrics identified under paragraph (4).

(J) Such other matters as the Secretary considers relevant.

(3) PROTECTION OF SENSITIVE INFORMATION.—Any activity carried out under paragraph (1) shall be conducted in a manner that appropriately protects sensitive information and the national security interests of the United States.

(4) METRICS.—The Secretary shall identify metrics to assess progress in the implementation of the strategy required in paragraph (1).

(5) FORMAT.—The strategy submitted under paragraph (1) shall be submitted in unclassified form, but may include a classified annex.

(d) FEASIBILITY STUDY.—

(1) IN GENERAL.—Not later than 180 days after the date of the enactment of this act, the Secretary of Defense shall—

(A) complete a study on the feasibility and advisability of establishing a fund for an integrated air and missile defense system to
counter the threats from cruise and ballistic
missiles, manned and unmanned aerial systems,
and rocket attacks for the countries specified in
subsection (b) from Iran and groups linked with
Iran; and

(B) submit to the congressional defense
committees the findings of the Secretary with
respect to the study completed under subpara-
graph (A).

(2) ASSESSMENT OF CONTRIBUTIONS.—The
study completed under paragraph (1)(A) shall in-
clude an assessment of funds that could be contrib-
uted by allies and of the United States and countries
that are partners with the United States.

(c) CONGRESSIONAL DEFENSE COMMITTEES DE-
FIXED.—In this section, the term “congressional defense
committees” has the meaning given such term in section
101(a) of title 10, United States Code.