Global Human Rights: International Religious Freedom Policy

Introduction
For decades, U.S. policymakers have sought to promote religious freedom abroad, reflecting both support for human rights in U.S. foreign policy as well as the particular emphasis on freedom of religion in U.S. domestic law and political culture. Protection of religious freedom is also affirmed in international law through the United Nations Universal Declaration of Human Rights, the International Covenant on Civil and Political Rights, and other instruments. Congress has been a strong advocate for international religious freedom issues and has sought to ensure U.S. support for religious freedom as a focus of U.S. foreign policy, most prominently through passage of the International Religious Freedom Act of 1998.

Legislative Background
The International Religious Freedom Act (IRFA) of 1998 (P.L. 105-292) is the foundational legislation for U.S. international religious freedom (IRF) policy. Recognizing religious freedom as a “universal human right,” IRFA created various government mechanisms aimed at cementing IRF as a foreign policy priority of the United States. Most significantly, the law

- created an Office on International Religious Freedom within the State Department headed by an Ambassador at Large (AAL) for IRF;
- required that the Secretary of State issue an annual report on the status of religious freedom around the world;
- mandated that the President identify “countries of particular concern” (CPCs) and prescribed punitive actions in response to violations of religious freedom, subject to presidential waiver authority;
- created the independent U.S. Commission on International Religious Freedom (USCIRF); and
- amended the Immigration and Nationality Act (INA) to make inadmissible into the United States foreign government officials who have committed particularly severe religious freedom violations.

Congress has subsequently strengthened IRFA via amendment, notably through the Frank R. Wolf International Religious Freedom Act (Wolf IRFA; P.L. 114-281), which became law in December 2016. The major provisions of the law

- called for the AAL for IRF to have a greater role within interagency policy processes and to report directly to the Secretary of State;
- mandated designation of a “special watch list” of countries with severe violations of religious freedom but that did not meet CPC criteria; and
- mandated designation of nonstate entities of particular concern (EPCs).

The State Department’s Role
The State Department leads the federal government’s efforts to promote international religious freedom. The AAL for IRF heads the Office on International Religious Freedom (IRF Office). Per IRFA, the AAL integrates IRF policies into U.S. foreign policy efforts and is to participate in any interagency processes in which the promotion of IRF “can advance United States national security interests.” The AAL and the IRF Office lead the drafting of the annual international religious freedom report and advise the Secretary of State on the designation of CPCs. The IRF Office also provides policy guidance for IRF foreign assistance programs. Former Senator and Kansas Governor Sam Brownback, confirmed by the Senate in January 2018, serves as the current AAL.

Other senior positions related to religious freedom include the congressionally mandated positions of Special Envoy for Monitoring and Combating anti-Semitism (currently held by Elan S. Carr) and Special Advisor for Religious Minorities in the Near East and South/Central Asia (situated in the IRF Office, and currently held by Knox Thames). In the past, relevant positions have also included a Special Representative for Religion and Global Affairs and a Special Representative to Muslim Communities.

In June 2019, Secretary of State Pompeo announced that the State Department was “elevating” the IRF Office and the Office of the Special Envoy for Monitoring and Combating anti-Semitism by designating that these offices report directly to the Under Secretary of State for Civilian Security, Democracy, and Human Rights. The offices had previously been situated within the Bureau of Democracy, Human Rights, and Labor. Pursuant to IRFA, the AAL for IRF continues to report to the Secretary of State.

Proposed Legislation in the 116th Congress
S. 238 and H.R. 221, if passed, would make the Special Envoy for Monitoring and Combating anti-Semitism an Ambassador-ranked position appointed by the President with the advice and consent of the Senate. Under current law, the Secretary of State has authority to appoint the Special Envoy.

International Religious Freedom Report
The international religious freedom (IRF) report, which is statutorily required by May 1 each year, covers developments in each foreign country during the prior calendar year and includes information on the status of religious freedom, violations of religious freedom, and relevant U.S. policies. The IRF report is the official U.S. government account of religious freedom conditions abroad, and is a primary information source for the Secretary of State’s “country of particular concern” designations. The report covering calendar year 2018, available on the Department of State website, was released on June 21, 2019.
Countries (and Entities) of Particular Concern
IRFA mandates that the President, using information from the IRF report and other sources, designate "particularly severe" religious freedom violators as "countries of particular concern" (CPCs) (see Figure 1). The law defines particularly severe violations as those that are systematic, ongoing, and egregious.

Figure 1. Countries Most Often Designated as CPCs
By Number of Times on CPC List (out of 15 lists since 1999)

The Wolf IRFA mandated an additional "special watch list" of countries with severe religious freedom violations but that do not reach the threshold of systematic, ongoing, and egregious. In recognition of religious freedom abuses carried out by the Islamic State and other nonstate actors, Wolf IRFA also added a new requirement that the President designate entities of particular concern (EPCs) and, "when practicable," take actions to address severe violations of religious freedom committed by EPCs.

Actions in Response to Religious Freedom Violations
IRFA prescribes a list of U.S. government actions that may be exercised in response to religious freedom violations. Suggested actions include diplomatic measures such as demarches and public condemnations. For CPC countries, sanctions of varying severity are suggested, including suspension of foreign assistance, trade restrictions, or loan prohibitions. However, the law provides the executive branch significant discretion in determining which, if any, punitive actions to take. Administrations can apply "commensurate substitute action" in lieu of IRFA’s suggested measures, exempt a country from new sanctions by referring to already existing human rights-related sanctions against that country, or waive sanctions by citing U.S. national interest. In practice, Administrations have generally either referred to sanctions already in place against CPC countries or issued waivers instead of implementing new sanctions under IRFA. The most recent

CPC designations and accompanying government actions were announced in December 2019 (see Table 1).

Table 1. CPCs and U.S. Actions (Dec. 2019)

<table>
<thead>
<tr>
<th>Country</th>
<th>Action</th>
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</thead>
<tbody>
<tr>
<td>Burma (Myanmar)</td>
<td>Referred to preexisting sanctions</td>
</tr>
<tr>
<td>China</td>
<td>Referred to preexisting sanctions</td>
</tr>
<tr>
<td>Eritrea</td>
<td>Referred to preexisting sanctions</td>
</tr>
<tr>
<td>Iran</td>
<td>Referred to preexisting sanctions</td>
</tr>
<tr>
<td>North Korea</td>
<td>Referred to preexisting sanctions</td>
</tr>
<tr>
<td>Pakistan</td>
<td>Issued national interest waiver</td>
</tr>
<tr>
<td>Saudi Arabia</td>
<td>Issued national interest waiver</td>
</tr>
<tr>
<td>Tajikistan</td>
<td>Issued national interest waiver</td>
</tr>
<tr>
<td>Turkmenistan</td>
<td>Issued national interest waiver</td>
</tr>
</tbody>
</table>

In addition, the State Department placed Comoros, Cuba, Nicaragua, Nigeria, Russia, Sudan, and Uzbekistan on the special watch list. Sudan was removed from its prior listing as a CPC “due to significant steps taken by the civilian-led transitional government” to address the prior government’s religious freedom violations. This was the first time since IRFA’s enactment that Sudan was not listed as a CPC. EPC designations were al-Nusra Front, Al Qaeda, Al Qaeda in the Arabian Peninsula, al-Shabab, Boko Haram, the Houthis, the Islamic State, the Islamic State-Khorasan, and the Taliban.

U.S. Commission on International Religious Freedom
IRFA established the U.S. Commission on International Religious Freedom (USCIRF), an independent federal commission tasked with monitoring IRF conditions, reviewing U.S. government policy, and making policy recommendations. USCIRF is bipartisan, with commissioners appointed by a mix of House and Senate leadership and the President. Per IRFA, commissioners are appointed to one-year or two-year terms and are to be composed of distinguished individuals in fields relevant to religious freedom. The AAL for IRF also serves as a nonvoting member. USCIRF in June 2019 elected Tony Perkins, president of the Family Research Council, as USCIRF’s Chair for 2019-2020. Legislation pending in the 116th Congress, S. 2503 and H.R. 5379, would amend rules concerning the service tenure of commissioners, among other proposed changes, and would reauthorize USCIRF through FY2023.

USCIRF produces its own annual report with policy recommendations for promoting religious freedom abroad. USCIRF has used the report to make general policy recommendations, recommend CPC and EPC designations, and name additional “Tier 2” countries according to criteria roughly analogous to the new official special watch list. USCIRF’s country lists are typically more expansive than the official lists designated by the State Department. In its report covering calendar year 2018 (released in April 2019), USCIRF recommended that six additional countries be added to the official CPC list, named 12 “Tier 2” countries, and recommended the Islamic State, the Taliban, al-Shabab, the Houthis, and Hay’at Tahrir al-Sham (a militant opposition group in Syria) as EPCs.

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