Some Members of Congress have increased their scrutiny of the Palestinian practice of providing payments to some Palestinians (and/or their families) who have been imprisoned for or accused of terrorism by Israel. Critics have asserted that because money is fungible, any aid that directly benefits the Palestinian Authority (PA) could indirectly support such payments. Congress may consider legislation—most of the bills are known as the Taylor Force Act—that could supersede existing provisions on the subject in annual appropriations legislation. The impact that the legislation could have on overarching U.S. priorities on Israeli-Palestinian matters is unclear.

Palestinian Payments for "Martyrs" and Prisoners

According to a 2016 article, the Palestinian practice of compensating families who lost a member (combatant or civilian) in connection with Israeli-Palestinian violence dates back to the 1960s. Palestinian payments on behalf of prisoners or decedents in their current form apparently "became standardized during the second intifada [uprising] of 2000 to 2005." Various PA laws and decrees since 2004 have established parameters for payments. Lawmakers and the Trump Administration have condemned the practice, focusing particular criticism on an apparent tiered structure that provides higher levels of compensation for prisoners who receive longer sentences. A June-July 2017 public opinion poll found that 91% of Palestinians in the West Bank and Gaza Strip opposed the suspension of payments to prisoners in Israeli jails. A different poll from May 2017, however, reportedly indicated that a majority of Palestinians believe that prisoners should receive social benefits, but not special benefits based on their actions or the length of their prison sentences.

Existing Law and Aid Reductions
Since FY2015, annual appropriations legislation has provided for "dollar-for-dollar" reduction of Economic Support Fund (ESF) aid for the PA in relation to terrorism-related payments. Section 7041(l)(3) of the Consolidated Appropriations Act, 2017 (P.L. 115-31), reduces ESF for the PA by the amount the Palestinians provide as "payments for acts of terrorism by individuals who are imprisoned after being fairly tried and convicted for acts of terrorism and by individuals who died committing acts of terrorism during the previous calendar year."

In practice, ESF aid for the West Bank and Gaza includes

**Budget support** for the PA that is provided directly to PA creditors (namely, Israeli utility companies and private hospitals) to defray PA debts.

**Project assistance** for various purposes including humanitarian aid, and improving infrastructure and other social services. This assistance is administered by non-governmental organizations and overseen by the U.S. Agency for International Development (USAID).

To date, executive branch reporting to Congress regarding reductions made to ESF aid for the PA in relation to these payments has been **classified**. In July 2017, **former U.S. Ambassador to Israel Daniel Shapiro** testified at a congressional hearing that, beginning in FY2015, the Obama Administration reduced "the overall [annual] assistance program from about $400 million to about $260 million."

The Taylor Force Act

Congressional scrutiny of Palestinian terrorism-related payments increased in the wake of the March 2016 death of **Taylor Force**, a U.S. citizen and war veteran who, while studying abroad as a private civilian, was fatally stabbed by a Palestinian attacker. The incident was part of a larger wave of Israeli-Palestinian **violence** that periodically resurfaces. In the fall of 2016, some Members of Congress introduced the Taylor Force Act (in the 114th Congress, **H.R. 6389** and **S. 3414**). In the 115th Congress, some Members have introduced a version of the bill in the House (**H.R. 1164**) and two versions in the Senate (**S. 474** and **S. 1697**). The Senate Foreign Relations Committee (SFRC) reported **S. 1697** in further modified form (the "SFRC version") on September 6, 2017. As congressional deliberations have proceeded, **Trump Administration officials** have called upon Palestinian leaders to cease payments on behalf of Palestinians who have committed terrorist acts.

Aid Conditions
In contrast to the "dollar-for-dollar" reduction to ESF in existing legislation, the different versions of the bill would either fully or partially suspend ESF unless and until the PA meets certain conditions. H.R. 1164 and S. 474 would condition all ESF aid for the West Bank and Gaza—both USAID-administered project assistance and PA budget support—on an end to specified terrorism-related payments. The SFRC version of S. 1697, per Section 4, would suspend means of assistance that "directly benefit" the PA unless and until the Secretary of State certifies to Congress that the PA, among other things

- has terminated payments for acts of terrorism against Israeli citizens and United States citizens to any individual, after being fairly tried, who has been imprisoned for such acts of terrorism and to any individual who died committing such acts of terrorism, including to a family member of such individuals; and
- has revoked any law, decree, regulation, or document authorizing or implementing a system of compensation for imprisoned individuals that uses the sentence or period of incarceration of an individual to determine the level of compensation paid.

These conditions would apparently apply to all budget support to PA creditors (except for the East Jerusalem Hospital Network). It is unclear to what extent some project assistance funds might also be construed to "directly benefit" the PA.

Additionally, under Section 5 of the SFRC version, all ESF for the West Bank and Gaza (whether or not construed to "directly benefit" the PA) would be subject to a continuous certification (every 180 days) that the PA is "taking credible and verifiable steps" to end violence perpetrated by those under its jurisdiction against U.S. and Israeli citizens.

The SFRC version also includes an amendment (Section 6) that would keep any withheld ESF funding for the West Bank and Gaza in a Palestinian Authority Accountability Fund (PAAF) for up to a year in order to allow the Palestinians time to conform their practices to the bill's requirements. If this does not happen, funds held in the PAAF would be reallocated away from the West Bank and Gaza.

As reported, S. 1697 would not permit the executive branch to waive its provisions on national security grounds, despite some discussion of a possible waiver during a July 2017 committee hearing. It would also (per Section 7) apparently require the executive branch to switch from classified to unclassified annual reporting (though a classified annex would be permitted) on payments made by the PA—including estimated amounts and related legal developments.

Incorporation into FY2018 Appropriations Legislation

On September 7, the Senate Appropriations Committee reported a version of the Department of State, Foreign Operations, and Related Programs Appropriations Act, 2018 (S. 1780) that included most of the SFRC version of S. 1697, but with a substantive change that appears to have gained the bill additional support. Per the change, the continuous certification requirement from Section 5 of the SFRC version [imported to S. 1780 as Section 7041(k)(3)(B)] would only apply to types of ESF deemed to "directly benefit" the PA.

Israeli and Palestinian Perspectives

The modifications reflected in the SFRC version of S. 1697 (and later incorporated into S. 1780) appear to have garnered general acquiescence from some key Israeli security officials and analysts who were reportedly concerned that more stringent conditions on project assistance could endanger West Bank stability.

Facing domestic political challenges, Palestinian leaders have publicly denounced S. 1697, and it is unclear whether passage of the bill would enhance the PA's willingness to suspend payments or otherwise change how they are made in order to maintain U.S. budget support. According to PA financial statements from calendar years 2013 to 2016, U.S. budget support has averaged around 13% of the PA's annual external support and 3.5% of annual PA spending (calculated on a commitment basis) over that time. Clearance revenues (tax and customs amounts due to the PA that Israel collects on its behalf and transfers to it per a 1994 agreement) over the same period averaged around 50% of annual PA spending.

For additional background, see CRS Report RS22967, U.S. Foreign Aid to the Palestinians, by Jim Zanotti.