
PROVIDING FOR FURTHER CONSIDERATION OF THE BILL (H.R. 4909)
TO AUTHORIZE APPROPRIATIONS FOR FISCAL YEAR 2017 FOR
MILITARY ACTIVITIES OF THE DEPARTMENT OF DEFENSE
AND FOR MILITARY CONSTRUCTION, TO PRESCRIBE
MILITARY PERSONNEL STRENGTHS FOR SUCH FISCAL YEAR,
AND FOR OTHER PURPOSES

May 17, 2016.—Referred to the House Calendar and ordered to be printed.

MR. BYRNE, from the Committee on Rules, submitted the following

R E P O R T

[To accompany H. Res. __]

The Committee on Rules, having had under consideration House Resolution ____, by a record vote of 9 to 3, report the same to the House with the recommendation that the resolution be adopted.

SUMMARY OF PROVISIONS OF THE RESOLUTION

The resolution provides for further consideration of H.R. 4909, the National Defense Authorization Act for Fiscal Year 2017, under a structured rule. The resolution provides for no further general debate.

The resolution makes in order only those further amendments printed in this report and amendments en bloc described in section 3 of the resolution. Each such amendment may be offered only in the order printed in this report, may be offered only by a Member designated in this report, shall be considered as read, shall be debatable for the time specified in this report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question. The resolution waives all points of order against the amendments printed in this report or against amendments en bloc described in section 3 of the resolution.

Section 3 of the resolution provides that it shall be in order at any time for the chair of the Committee on Armed Services or his designee to offer amendments en bloc consisting of amendments printed in this report not

earlier disposed of. The resolution provides that amendments en bloc shall be considered as read, shall be debatable for 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Armed Services or their designees, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. The resolution provides one motion to recommit with or without instructions.

EXPLANATION OF WAIVERS

Although the resolution waives all points of order against the amendments printed in this report or amendments en bloc described in section 3 of the resolution, the Committee is not aware of any points of order. The waiver is prophylactic in nature.

COMMITTEE VOTES

The results of each record vote on an amendment or motion to report, together with the names of those voting for and against, are printed below:

Rules Committee Record Vote No. 168

Motion by Ms. Slaughter to report an open rule. Defeated: 3–9

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	Yea
Mr. Cole.....	Nay	Mr. McGovern.....	Yea
Mr. Woodall.....	Nay	Mr. Hastings of Florida.....	
Mr. Burgess.....	Nay	Mr. Polis.....	Yea
Mr. Stivers.....	Nay		
Mr. Collins.....	Nay		
Mr. Byrne.....	Nay		
Mr. Newhouse.....	Nay		
Mr. Sessions, Chairman.....	Nay		

Rules Committee Record Vote No. 169

Motion by Mr. McGovern to make in order and provide the appropriate waivers for amendment #91, offered by Rep. Davis (CA), Rep. Walz (MN)

and Rep. Moulton (MA), which excludes BAH from the calculation for SNAP to help feed 30,000 service members and their families. Defeated: 3–9

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	Yea
Mr. Cole.....	Nay	Mr. McGovern.....	Yea
Mr. Woodall.....	Nay	Mr. Hastings of Florida.....	
Mr. Burgess.....	Nay	Mr. Polis.....	Yea
Mr. Stivers.....	Nay		
Mr. Collins.....	Nay		
Mr. Byrne.....	Nay		
Mr. Newhouse.....	Nay		
Mr. Sessions, Chairman.....	Nay		

Rules Committee Record Vote No. 170

Motion by Mr. McGovern to make in order and provide the appropriate waivers for amendment #147, offered by Rep. McGovern (MA), Rep. Garamendi (CA), Rep. Cicilline (RI), Rep. Lee (CA), Rep. Yoho (FL) and Rep. Jones (NC), which prohibits funds for deployment of U.S. Armed Forces to Iraq or Syria to address the threat of the Islamic State after April 30, 2017, unless an authorization (AUMF) for such purposes has been enacted. Defeated: 4–8

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	Yea
Mr. Cole.....	Nay	Mr. McGovern.....	Yea
Mr. Woodall.....	Nay	Mr. Hastings of Florida.....	
Mr. Burgess.....	Yea	Mr. Polis.....	Yea
Mr. Stivers.....	Nay		
Mr. Collins.....	Nay		
Mr. Byrne.....	Nay		
Mr. Newhouse.....	Nay		
Mr. Sessions, Chairman.....	Nay		

Rules Committee Record Vote No. 171

Motion by Mr. Polis to make in order and provide the appropriate waivers for amendment #318, offered by Rep. Dent (PA), Rep. Schrader (OR), Rep. Larsen (WA), Rep. Ros-Lehtinen (FL), Rep. Nadler (NY), Rep. Peters (CA), Rep. Coffman (CO), Rep. Curbelo (FL), Rep. Smith (WA) and Rep. Hanna (NY), which strikes section 1094 relating to protections to civil rights and disabilities. Defeated: 3–9

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	Yea
Mr. Cole.....	Nay	Mr. McGovern.....	Yea
Mr. Woodall.....	Nay	Mr. Hastings of Florida.....	
Mr. Burgess.....	Nay	Mr. Polis.....	Yea
Mr. Stivers.....	Nay		
Mr. Collins.....	Nay		
Mr. Byrne.....	Nay		
Mr. Newhouse.....	Nay		
Mr. Sessions, Chairman.....	Nay		

Rules Committee Record Vote No. 172

Motion by Mr. Polis to make in order and provide the appropriate waivers for amendment #294, offered by Rep. Grijalva (AZ), Rep. Speier (CA) and Rep. Polis (CO), which strikes sections 2864, 2865, and 2866; and amendment #153, offered by Rep. Quigley (IL) and Rep. Polis (CO), which increases funding for the Israeli Anti-Tunnel Defense System by \$21 million and decreases funding for the W80-4 life extension program by the same amount. Defeated: 3–9

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Nay	Ms. Slaughter.....	Yea
Mr. Cole.....	Nay	Mr. McGovern.....	Yea
Mr. Woodall.....	Nay	Mr. Hastings of Florida.....	
Mr. Burgess.....	Nay	Mr. Polis.....	Yea
Mr. Stivers.....	Nay		
Mr. Collins.....	Nay		
Mr. Byrne.....	Nay		
Mr. Newhouse.....	Nay		
Mr. Sessions, Chairman.....	Nay		

Rules Committee Record Vote No. 173

Motion by Ms. Foxx to report the rule. Adopted: 9-3

Majority Members	Vote	Minority Members	Vote
Ms. Foxx.....	Yea	Ms. Slaughter.....	Nay
Mr. Cole.....	Yea	Mr. McGovern.....	Nay
Mr. Woodall.....	Yea	Mr. Hastings of Florida.....	
Mr. Burgess.....	Yea	Mr. Polis.....	Nay
Mr. Stivers.....	Yea		
Mr. Collins.....	Yea		
Mr. Byrne.....	Yea		
Mr. Newhouse.....	Yea		
Mr. Sessions, Chairman.....	Yea		

SUMMARY OF THE AMENDMENTS MADE IN ORDER

1. Buck (CO): Requires the DOD to evaluate the cost of different types of energy and purchase the most cost effective option available. (10 minutes)
2. Fleming (LA), Bridenstine (OK), McClintock (CA): Prohibits funds for Executive Orders 13653 and 13693 that require DOD to meet certain green energy mandates and to incorporate climate change reviews within DOD operations, acquisition, and planning. (10 minutes)
3. Pearce (NM): Transfers, in accordance with BRAC 1988, specified lands of the former Fort Wingate Depot Activity in McKinley County, New Mexico to the Department of the Interior to be held in trust for the Zuni Tribe and the Navajo Nation. (10 minutes)
4. Schweikert (AZ): Directs that the Secretary of Defense may coordinate unmanned Aerial System training missions along our southern border in support of the Department of Homeland Security's counter narcotic trafficking efforts. (10 minutes)
5. Lee, Barbara (CA): Repeals the 2001 AUMF after 90 days of enactment of this Act. (10 minutes)
6. Polis (CO), Lee, Barbara (CA): Reduces the base Defense Department budget by 1% excluding military/reserve/National Guard personnel, as well as Defense Health Program account. (10 minutes)
7. Ellison (MN): Strikes language that calls on the President to expand the scope of the mission in Afghanistan. (10 minutes)
8. DeSantis (FL): Prohibits funds authorized to be appropriated or otherwise made available for fiscal year 2017 for the Department of Defense may be used for any bilateral military-to-military contact, cooperation, or related security conferences between the Governments of the United States and Cuba until the Secretary of Defense Cuba until the Secretary of Defense and the Secretary of State, in consultation with the Director of National Intelligence, certify to the appropriate congressional committees and Congress convincing assurances that the anti-American posture of the Castro regime has undergone a material change. (10 minutes)
9. Ellison (MN), Lee, Barbara (CA), Schrader (OR), Jones (NC): Reduces funding for base budget procurement items from Overseas Contingency Operations (OCO) funds to \$1,287,871,000, in accordance with the President's request. \$9,440,300,000 is transferred to OCO Operations & Maintenance fund in order to fund operations overseas, with \$26 million designated for suicide prevention. (10 minutes)
10. Lummis (WY), Zinke (MT), Cramer, Kevin (ND), Rogers, Mike (AL): Prevents changes to the alert status or unilateral reduction in the quantity of deployed intercontinental ballistic missile forces. Requires a report on the ability of the Air Force to ensure that the ICBM force is capable of deploying multiple independently targetable reentry vehicles (MIRVs) on Minuteman III ICBM's. (10 minutes)
11. Lamborn (CO), Graves (MO): Strikes conditions on recognizing the National World War II Aviation Museum. (10 minutes)

12. Sanford (SC): Requires the Government Accountability Office to study the Maritime Security Fleet (10 minutes)
13. Davis, Susan (CA): Allows dual military couples who adopt to split 36 days of leave according to family needs. (10 minutes)
14. DeSantis (FL), Zinke (MT): Creates a career military justice litigation track for United States Army & Air Force JAGs similar to what currently exists for United States Navy JAGs. (10 minutes)
15. Costello (PA), Sinema (AZ), Coffman (CO): Requires the Secretary of Defense, in consultation with the Secretary of Education, to report to Congress on extending student loan protections for active duty borrowers under the Servicemember Civil Relief Act. (10 minutes)
16. Hastings, Alcee (FL): Excludes reimbursements for medical expenses from the VA's calculation of annual income when determining pension eligibility for veterans. (10 minutes)
17. Larson, John (CT), Smith, Christopher (NJ), Jones (NC), Doyle (PA), Rooney (FL): Preserves access to Applied Behavior Analysis (ABA) for children with autism who are covered by TRICARE. (10 minutes)
18. Thornberry (TX): Assures the management of spectrum auctions and national security equities. (10 minutes)
19. Kelly (PA), Gosar (AZ): Prohibits funds from being used to implement the UN Arms Trade Treaty unless the Senate approves a resolution of ratification for the Treaty and implementing legislation for the Treaty has been enacted into law. (10 minutes)
20. Thornberry (TX), Wilson, Joe (SC), Langevin (RI): Establishes a Global Engagement Center to lead and coordinate efforts to track foreign propaganda and disinformation efforts intended to undermine U.S. national security interests, and to develop strategies for countering such campaigns. It would also create a fund that could be used to support outside groups in analyzing, reporting on, and refuting foreign disinformation efforts, and implements reforms to the Broadcasting Board of Governors. (10 minutes)
21. Mulvaney (SC), Van Hollen (MD), Lee, Barbara (CA), Sanford (SC): Codifies criteria developed by OMB in 2010 to clarify when military spending should be designated as contingency operations and properly be part of the Overseas Contingency Operation budget. (10 minutes)
22. Himes (CT): Requires a report from the Secretary of Defense on policies, doctrine, procedures and authorities governing Department of Defense activities in response to a malicious cyber activity carried out against the United States or United States persons by foreign states or non-state actors. (10 minutes)
23. Rogers, Mike (AL), Cooper (TN): Updates current law concerning the management of spectrum auctions and the protection of Global Positioning System (GPS) adjacent frequency bands. (10 minutes)
24. Tsongas (MA), Hunter (CA): Require the Secretary of the Navy to submit a report to the Congressional Defense Committees regarding future capabilities for the P-8 Poseidon aircraft. (10 minutes)
25. LaMalfa (CA): Provides that no funds may be used by the Air Force to retire, prepare to retire, or place in storage or on backup aircraft inventory status any U-2 aircraft. (10 minutes)

26. Blumenauer (OR), Quigley (IL), Polis (CO): Requires the Secretary of Defense to submit a report on the total cost of research, production and maintenance of the B-21 aircraft. (10 minutes)
27. Hudson (NC): Requires a briefing on the acquisition strategy for the Ground Mobility Vehicle program. (10 minutes)
28. Sanford (SC): Requires the Army and the Marine Corps to use the same variant of 5.56mm rifle ammunition within one year of the date of enactment. Provides that the Secretary of Defense may waive the requirement in the event that he determines a state of emergency requires the use of different variants of 5.56mm rifle ammunition. (10 minutes)
29. Kildee (MI): Expresses as a Sense of Congress that the Department of Defense should work with State and local health officials to prevent human exposure to perfluorinated chemicals. (10 minutes)
30. Poliquin (ME): Requires that the Department of Defense submit a report to Congress on the annual travel expenses incurred by members of the national guard and reservists for travel to monthly and annual training requirements. (10 minutes)
31. Farenthold (TX): Encourages the Department of Defense to enter into contracts with third party vendors to provide free access to wireless high-speed internet to all members of the Armed Forces who are deployed overseas at any United States military facility. (10 minutes)
32. Cartwright (PA): Establishes a formal process to provide Government agencies outside the Department of Defense with information on the availability of surplus, serviceable ammunition for the purpose of reducing the overall storage and disposal costs related to such ammunition. (10 minutes)
33. Forbes (VA): Increases the minimum active-duty end strength of the Navy from 322,900 to 324,615 to make it consistent with the end strength authorized in the HASC mark. A (10 minutes)
34. Jones (NC): States that the Secretary of Defense shall ensure that commissary stores accept as payment the Military Star Card. (10 minutes)
35. Allen (GA): Allows Colleges with ROTC programs currently selected for partnership by Cyber Institutes at Individual Service Academies to be included in Section 562. (10 minutes)
36. Comstock (VA), Johnson, Sam (TX), Lipinski (IL): Requires the Undersecretary for Personnel and Readiness to evaluate the effectiveness of transition programs in which civilian businesses and organizations provide internships, apprenticeships, and other on-the-job training in an effort to increase likelihood of employment for separating service members. Requires the Undersecretary to issue guidance to unit commanders encouraging them to permit separating service members to engage in these programs, provided that unit readiness is not degraded. (10 minutes)
37. Farenthold (TX): Provides that when a nominee of a Senator, Representative, or Delegate is selected for appointment as a cadet at a Service Academy, the Senator, Representative, or Delegate shall be notified at least 48 hours before the official notification or

announcement of the appointment is made. (10 minutes)

38. DeSaulnier (CA), Jones (NC): Requires Transition Assistance Program (TAP) counselors to inform separating members of the U.S. Armed Forces that any separation pay received may reduce the amount of VA disability benefits received. (10 minutes)
39. Hunter (CA): Strikes the second sentence of Title 38, Section 167, Paragraph (f)4, ensuring that the Service branch fulfills its obligation to notify a service member's spouse in the event that a service member declines SGLI Coverage. Title 38, Section 167, Paragraph (f)1 of US Code states that a service branch is required to notify the servicemember's spouse in writing if a servicemember declines SGLI coverage. However, there is a subsequent provision (paragraph (f)4) that says if the service branch does not fulfill its obligation to notify the servicemember's spouse, the validity of the servicemember's decision to decline SGLI is not affected. (10 minutes)
40. Keating (MA), Jones (NC): Expresses the Sense of Congress in support of fully implementing a service-wide expansion of the Army's Gold Star Installation Access Card. Provides entry to military installations for events and memorials for the survivors of members of the Armed Forces who have died while serving on certain active or reserve duty. (10 minutes)
41. Kaptur (OH), Jones (NC): Requires the Secretary of Defense to submit a report detailing the quantity, composition, and lost income of survivors currently affected by the Dependency and Indemnity Compensation offset to the Survivor Benefit Program. (10 minutes)
42. Kildee (MI), Moulton (MA), O'Rourke (TX): Amends Sec 741 to include veterans in the identification and resource availability for units with high rates of suicide. (10 minutes)
43. Carter, Buddy (GA): Clarifies that, under the Pilot Program for Operation of Network of Retail Pharmacy under TRICARE Pharmacy Benefits Program, retail pharmacies shall also include small business pharmacies. (10 minutes)
44. Comstock (VA): Directs the DOD secretary to study programs with locked vials. (10 minutes)
45. Jackson Lee (TX): Requires increased collaboration with NIH to combat Triple Negative Breast Cancer. (10 minutes)
46. Lamborn (CO): Extends DoD technology transfer authority until Dec. 31, 2021. (10 minutes)
47. Jenkins, Evan (WV): Increases the funding authorized for National Guard Counter-Drug Programs, Drug Interdiction and Counter-Drug Activities, Defense-Wide by \$30 million, offset by equivalent decreases to funding for the lines for Common Ground Equipment and Advanced Innovative Technologies. (10 minutes)
48. Meng (NY): Reauthorizes for one year an existing suicide prevention and resilience program for members of the National Guard and Reserves that is likely to expire prior to passage of the next NDAA. (10 minutes)
49. Waters (CA), Speier (CA): Requires GAO to conduct a 5 year study and report to Congress on contracting by minority and women owned

businesses with the DOD. (10 minutes)

50. Guinta (NH): Increases funding to USNORTHCOM for Joint Task Force North by \$3,000,000 to be used for counter narcotics operations. (10 minutes)
51. Walberg (MI): Requires the Secretary of Defense to submit a report to Congress on the effectiveness of efforts to combat the trafficking of heroin and fentanyl into the United States from Central America and Mexico. (10 minutes)
52. Sanford (SC): Requires the Secretary of Defense to account for the total cost of National Guard flyovers at public events and publish them in a public report. (10 minutes)
53. Walz (MN): Includes the District of Columbia, the Commonwealth of Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, and any territory or possession of the United States as a state for purposes of State Adjutants General approval authority over all Army and Air Force National Guard flyover missions in their states. (10 minutes)
54. Ellmers (NC), Hudson (NC): Requires the Secretary of the Air Force and the Secretary of the Army to report to HASC and SASC quarterly on Joint Airborne Air Transportability Training occurring at Fort Bragg to ensure there is no negative impact to military readiness. (10 minutes)
55. Gosar (AZ): Requires the Secretary to provide a briefing to the House Armed Services Committee on the status of DOD efforts to maintain a systems-based inventory of Department buildings, land, and other real property assets following recommendations made by GAO. (10 minutes)
56. Russell (OK): Provides that not later than 90 days after the date of the enactment of this Act, the Secretary of Defense shall provide to the Committee on Armed Services of the House of Representatives a briefing on the adjustment and diversification assistance authorized by subsections (b) and (c) of section 2391 of title 10, United States Code. (10 minutes)
57. Pitts (PA): Brings accountability to countries granting consent to Russian naval vessels calling into port by amending Section 1238(a)(2)(B) to include 'transient Russian naval vessels' to the reporting requirement. (10 minutes)
58. Young, David (IA), Sinema (AZ): Requires the DoD to brief Congress on the Department's efforts to protect our service members and their families' personal information from data breaches, including DoD employees. The DoD will also include any trends they are aware of on fraudulent activity targeting service members, their families, or employees of the DoD specifically. (10 minutes)
59. Polis (CO): Requires the Secretary of Defense to provide a report on the impact potential changes to the existing carrier air wing force structure, and the impact a potential reduction would have on overall fleet readiness should personnel and aircraft be distributed through remaining air wings. (10 minutes)
60. Fitzpatrick (PA), Speier (CA), Huffman (CA), DeSaulnier (CA): Recognizes the role played by the 16 million women known as Rosie the

Riveters during World War Two. (10 minutes)

61. Forbes (VA), Hunter (CA): Authorizes the Army to recover firearms that were provided to a foreign country on a grant basis and subsequently became excess to the needs of such country. (10 minutes)
62. Young (IN): Adopts program management principles for government projects and requires formulation of program management standards and best practices to ensure on-time & on-budget projects. (10 minutes)
63. Courtney (CT), Wittman (VA): Amends the Occupational Safety and Health Act to make permanent the Maritime Advisory Committee for Occupational Safety and Health (MACOSH). (10 minutes)
64. Jackson Lee (TX): Expresses the sense of Congress regarding the importance of increasing the effectiveness of the Northern Command ("NORTHCOM") in fulfilling its critical mission of protecting the U.S. homeland in event of war and to provide support to local, state, and federal authorities in times of national emergency. (10 minutes)
65. Lewis, John (GA): Requires the Secretary of Defense, in consultation with the Commissioner of the Internal Revenue Service and the Director of the Bureau of Economic Analysis, to post to cost of the wars in Afghanistan, Iraq, and Syria to each American taxpayer on the Department of Defense's website. (10 minutes)
66. Bordallo (GU): Grants USCIS greater flexibility to approve H-2B visa application renewals for contractors performing work on Guam for the duration of the realignment construction plans. The flexibility is needed to meet projected Guam workforce requirements to support construction efforts in conjunction with realignment of Marines in the Asia-Pacific region. Current statute restricts ability of USCIS to grant renewals and has already impacted construction timelines and cost. The amendment would ensure Guam and CNMI have sufficient and appropriate workforce to support this strategic undertaking. (10 minutes)
67. Maloney, Sean (NY): Updates Department of Defense regulations to ensure service members receive adequate consumer protections with respect to collection of debt. (10 minutes)
68. Young, Don (AK), Garamendi (CA), Bridenstine (OK), Cole (OK), Roby (AL), Nugent (FL), Calvert (CA), Lieu (CA): Provides DoD temporary direct hire authority for military technicians (dual-status), enabling units to fill critical manpower shortages and increase mission readiness. (10 minutes)
69. Langevin (RI), Wilson, Joe (SC): Expands the talent-exchange authorities of the Intergovernmental Personnel Act, to allow DoD employees to gain experience at private companies and bring industry leaders to DoD. (10 minutes)
70. Connolly (VA), Poe (TX): Expresses a sense of Congress that the Department of Defense should develop an assessment, monitoring, and evaluation framework for security cooperation. (10 minutes)
71. Rooney (FL): Requires a report on the Department of Defense's implementation of the prohibition on the provision of certain security assistance to foreign security forces implicated in gross human rights violations. (10 minutes)

72. Poe (TX), Gabbard (HI): Adds a fourth condition that the Administration must certify Pakistan has met before releasing \$450 million in aid: "Pakistan has shown progress in arresting and prosecuting Haqqani network senior leaders and mid-level operatives." (10 minutes)
73. Rohrabacher (CA): Adds an additional requirement that the Secretary of Defense certify to Congress that Pakistan is not using its military or any funds or equipment provided by the United States to persecute minority groups seeking political or religious freedom. (10 minutes)
74. Blumenauer (OR), Kinzinger (IL), Moulton (MA), Gibson (NY), Hastings, Alcee (FL), Stefanik (NY), Larsen, Rick (WA), Stivers (OH), Lieu (CA), Russell (OK), Tsongas (MA), Hunter (CA), Kilmer (WA), Reichert (WA): Reforms the Special Immigrant Visa (SIV) program for at-risk Afghan allies.

(10 minutes)
75. Rohrabacher (CA), Salmon, (AZ): Adds a sense of the Congress that Dr. Shakil Afridi is an international hero and that the Government of Pakistan should release him immediately from prison. (10 minutes)
76. Walberg (MI), Nolan (MN): Requires the Department of Defense to submit to Congress a report on the extent to which the Combined Security Transition Command-Afghanistan has adequate access to financial records of the Government of Afghanistan. (10 minutes)
77. Welch (VT), Jones (NC): Adds to the semiannual Report on Enhancing Security and Stability in Afghanistan the progress on implementing the Afghan Personnel and Pay System. (10 minutes)
78. Fortenberry (NE): Expresses the Sense of Congress that safe areas should be secured for the resettlement and reintegration of indigenous ethnic and religious minorities, including victims of genocide, into their homelands. Affirms that this position is a critical component of a safe, secure, and sovereign Iraq. (10 minutes)
79. Fortenberry (NE), Eshoo (CA): Empowers local security forces in Iraq -- including ethnic and religious minority groups -- to deter, hold, or roll back the Islamic State of Iraq and the Levant in Iraq. (10 minutes)
80. Pearce (NM): Expresses a sense of congress encouraging the Administration and DOD to utilize all necessary capabilities to combat ISIS oil production and sale. (10 minutes)
81. Yoho (FL), Conyers (MI): Provides for a prohibition on transfer of man-portable air defense systems to any entity in Syria (10 minutes)
82. Kilmer (WA), Salmon, (AZ), Peters, Scott (CA), Forbes (VA), Moulton (MA), Chabot (OH), Connolly (VA), Bordallo (GU): Amends the existing security assistance authority titled "South China Sea Initiative" to "Southeast Asia Maritime Security Initiative." Additionally, the amendment would require DoD to include a description of China's activities in the South China Sea in their Congressionally-required annual report on Chinese military power. (10 minutes)
83. Poe (TX), Rogers, Mike (AL): Prohibits government contracts with entities that have contributed to Russia's violation of the Intermediate-Range Nuclear Forces (INF) Treaty. (10 minutes)

84. Pompeo (KS), Lipinski (IL): Requires the Secretary of Defense to submit a report to Congress on cooperation between Iran and the Russian Federation and to what extent such cooperation affects United States national security and strategic interests. (10 minutes)
85. Roskam (IL): Establishes the sense of Congress that Israel should be able to defend its vital national interests and protect its territory and population against existential threats and mandates that the President report on the necessary defensive mechanisms required and requested by Israel to protect itself against existential threats and on the availability for sale or transfer of these items to Israel. (10 minutes)
86. Roskam (IL): Requires the President to report on the use by the Government of Iran of commercial aircraft and related services for illicit military or other activities. (10 minutes)
87. Walker (NC): Directs the Secretary of Defense to grant observer status to the military forces of Taiwan in any maritime exercise known as the Rim of the Pacific Exercise. (10 minutes)
88. Cicilline (RI): Requires a report be completed by the Secretary of Defense in consultation with the Secretaries of the military departments and the Secretary of State on efforts made to inform American manufacturers on procurement opportunities for equipping foreign military entities approved to receive U.S. assistance. This report should also include any plans or strategies to raise awareness of these opportunities among U.S. manufacturers. (10 minutes)
89. Cooper (TN), Rogers, Mike (AL): Requires a report on Open Skies Treaty and Intermediate Nuclear Forces Treaty. (10 minutes)
90. Frankel (FL): Expresses the sense of Congress that continued United States leadership in the North Atlantic Treaty Organization (NATO) is critical to the national security of the United States. (10 minutes)
91. Higgins (NY), Loudermilk (GA): Authorizes assistance to Israel to improve maritime security and maritime domain awareness. (10 minutes)
92. Lieu (CA): Expresses a sense of congress that it is policy of the United States to support a denuclearized Korean peninsula (10 minutes)
93. Meng (NY): Authorizes the Secretary of Defense, with the concurrence of the Secretary of State, to enter into agreements with governments of foreign countries, such as Israel and other nations that excel in addressing water scarcity and water resource development issues, in order to develop land-based water resources in support of and in preparation for contingency operations. (10 minutes)
94. Meng (NY), Zeldin (NY): Extends the requirement for three years, consistent with the FY13 NDAA, that the President report to Congress on the use of certain Iranian seaports by foreign vessels and the use of foreign airports by sanctioned Iranian air carriers. (10 minutes)
95. Moulton (MA), Wilson, Joe (SC), Duncan (SC), O'Rourke (TX): Requires the President to officially notify Congress whenever Iran conducts a ballistic missile launch (including ballistic missile tests) and inform the Congress as to actions the President will take in response, including diplomatic efforts to pursue additional sanctions, including through passage of a United Nations Security Council resolution. (10 minutes)

96. Peters, Scott (CA): Expresses the Sense of Congress that the United States should work with our Gulf Cooperation Council allies to encourage an enable an integrated ballistic missile defense system to prevent an attack by Iran against such countries. (10 minutes)
97. Ruiz (CA): Authorizes assistance and training to countries bordering the Persian Gulf, Arabian Sea, or Mediterranean Sea in an effort to deter and counter illicit smuggling and related maritime activity by Iran. The program will run through FY2020. (10 minutes)
98. Sanchez, Loretta (CA): Expresses a Sense of Congress that increased military relations with Vietnam should be contingent on Vietnam's commitment to implement human rights reforms. (10 minutes)
99. Jackson Lee (TX): Requires the Secretary of Defense to submit to Congress report on efforts to assist Nigeria security forces in combatting Boko Haram In Nigeria and the Lake Chad Basin. (10 minutes)
100. Holding (NC), Royce (CA), Engel (NY), Bera (CA): Enhances and promotes greater defense trade and military cooperation between the United States and India by encouraging and supporting a range of measures such as joint military planning and co-development. (10 minutes)
101. Smith, Adam (WA), Rogers, Mike (AL): Eases restrictions related to funding for development of rocket propulsion and launch systems to end reliance on the RD-180. (10 minutes)
102. Lieu (CA): Requires a report on the use of spacecraft assets of the Space-Based Infrared System's Wide-Field-of-View program for other space programs. (10 minutes)
103. Rogers, Mike (AL): Requires the Secretary of Defense to evaluate the security of defense information and to issue regulations to improve it. (10 minutes)
104. Meehan (PA), Costello (PA): Expresses a sense of Congress that reiterates the importance of strong communications systems for the National Guard in the event of a cyber or terrorist attack. (10 minutes)
105. Hanna (NY), Israel (NY): Requires the Secretary of the Army to brief Congress on a strategy for incorporating Army National Guard Cyber Protection Teams into the Cyber Mission Force. (10 minutes)
106. Peters, Scott (CA): Expresses the Sense of Congress that DOD, when practical, should seek to maximize the hiring of veterans for MILCON projects. (10 minutes)
107. Brat (VA): Creates a process for foreign governments to petition DOD to return surplus property to that government. Expands use of residual value obtained from returned foreign property from facility maintenance and operations to readiness programs. (10 minutes)
108. Carter, Buddy (GA): Relocates the Saint Marys Airport away from Naval Submarine Base Kings Bay because of security issues with civilian air traffic. Codifies the Navy's steps in the relocation of the airport. (10 minutes)
109. Pearce (NM): Prohibits the Department of Defense from transferring administrative jurisdiction of Fillmore Canyon to the Department of the Interior. (10 minutes)

110. Culberson (TX): Provides competitively awarded grant funding for the preservation of our nation's historic battleships in a manner that is self-sustaining and has an educational component. Requires grantees to provide a 1:1 matching of any federal funding received pursuant to this grant program. The grant program sunsets on September 30, 2023. (10 minutes)
111. Newhouse (WA): Requires the U.S. Army Corps of Engineers to provide a report detailing how the Corps acquired 34 miles of shoreline property along the Columbia River in the Tri-Cities region of Central Washington. The report will include specific legal documentation and information on the process by which the properties were acquired to discern how the federal government acquired the land, whether by paying Fair Market Value or through other means of procurement. (10 minutes)
112. Lujan (NM), Swalwell (CA), Lujan Grisham (NM): Expresses the sense of Congress that the Secretary of Energy should ensure that each laboratory operating contractor or plant or site manager of a National Nuclear Security Administration facility adopt generally accepted and consistent accounting practices for laboratory, plant, or site directed research and development. (10 minutes)
113. Foster (IL): Requires the Secretary of Defense and Secretary of Energy to provide a briefing to the appropriate committees on the feasibility and potential benefits of a dialogue between the United States and France on the use of low-enriched uranium in naval reactors. (10 minutes)
114. Peters, Scott (CA): Clarifies that the definition of advanced nuclear reactor includes a nuclear fusion reactor. (10 minutes)
115. Donovan (NY), Hunter (CA): Expedites processing of applications for transportation security cards for separating members of the Armed forces and veterans to facilitate employment in the maritime industry. (10 minutes)
116. Frankel (FL): Classifies a vessel being repaired or dismantled to be a "recreational vessel" if the vessel shares elements of design and construction of traditional recreational vessels and is not normally engaged in a military or commercial undertaking when operating. (10 minutes)
117. Wilson, Joe (SC): Provide a conforming name change for the Joint Improvised Explosive Device Defeat Fund within sections 4102 and 4103 of H.R. 4909. (10 minutes)
118. Meng (NY): Makes conspiracy to commit rape or sexual assault an offense requiring dismissal or dishonorable discharge under the Uniform Code of Military Justice. (10 minutes)
119. Bordallo (GU): Authorizes the Foreign Claims Settlement Commission of the United States to settle claims resulting from the occupation of Guam during World War II based on other war claims programs previously authorized by Congress for other Americans. (10 minutes)
120. Rogers, Mike (AL): Provides authority for the Secretary of Energy to issue regulations to protect certain NNSA sites from potential threats posed by UAVs. (10 minutes)

TEXT OF AMENDMENTS MADE IN ORDER

1. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BUCK OF COLORADO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. BUCK OF COLORADO**

245R2

At the end of subtitle B of title III, add the following new section:

1 **SEC. 3___. ALTERNATIVE ENERGY USE OF THE DEPART-**
2 **MENT OF DEFENSE.**

3 (a) **COST COMPETITIVENESS REQUIREMENT.—**

4 (1) **IN GENERAL.—**Notwithstanding any other
5 provision of law, the Secretary of Defense shall not
6 purchase alternative energy unless such energy is
7 equivalent to conventional energy in terms of cost
8 and capabilities.

9 (2) **COST CALCULATION.—**The cost of each en-
10 ergy source described in paragraph (1) shall be cal-
11 culated on a pre-tax basis in terms of life-cycle cost.
12 Such calculation shall take into account—

13 (A) all associated Federal grants, subsidies
14 and tax incentives applied from the point of
15 production to consumption;

16 (B) fixed and variable operations and
17 maintenance costs; and

1 (C) in the case of fuel, fully burdened
2 costs, including all associated transportation
3 and security from the point of purchase to de-
4 livery to the end user.

5 (b) PROHIBITION ON RENEWABLE ENERGY MAN-
6 DATES.—None of the funds authorized to be appropriated
7 this Act or otherwise made available for fiscal year 2017
8 for the Department of Defense shall be used to carry out
9 any provision of law that requires the Department of De-
10 fense—

11 (1) to consume renewable energy, unless such
12 energy meets the requirements of subsection (a); or

13 (2) to reduce the overall amount of energy con-
14 sumed by the Department.



2. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE FLEMING OF LOUISIANA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. FLEMING OF LOUISIANA**

87

At the end of subtitle B of title III, add the following new section:

1 **SEC. 3 __. PROHIBITION ON CARRYING OUT CERTAIN AU-**
2 **THORITIES RELATING TO CLIMATE CHANGE.**

3 (a) IN GENERAL.—None of the funds authorized to
4 be appropriated by this Act or otherwise made available
5 for fiscal year 2017 for the Department of Defense may
6 be obligated or expended to carry out the provisions de-
7 scribed in subsection (b).

8 (b) PROVISIONS.—The provisions described in this
9 subsection are the following:

10 (1) Sections 2, 3, 4, 5, 6(b)(iii), and 6(c) of Ex-
11 ecutive Order 13653 (78 Fed. Reg. 66817, relating
12 to preparing the United States for the impacts of
13 climate change).

14 (2) Sections 2, 3, 7, 8, 9, 10, 11, 12, 13, 14,
15 and 15(b) of Executive Order 13693 (80 Fed. Reg.
16 15869, relating to planning for Federal sustain-
17 ability in the next decade).



3. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE PEARCE OF NEW MEXICO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO H.R. 4909

30R3

OFFERED BY MR. PEARCE OF NEW MEXICO

After section 7004, insert the following:

1 **SEC. 7005. RETURN OF CERTAIN LANDS AT FORT WINGATE**
2 **TO THE ORIGINAL INHABITANTS ACT.**

3 (a) **SHORT TITLE.**—This section may be cited as the
4 “Return of Certain Lands At Fort Wingate to The Original
5 Inhabitants Act”.

6 (b) **DIVISION AND TREATMENT OF LANDS OF**
7 **FORMER FORT WINGATE DEPOT ACTIVITY, NEW MEX-**
8 **ICO, TO BENEFIT THE ZUNI TRIBE AND NAVAJO NA-**
9 **TION.**—

10 (1) **IMMEDIATE TRUST ON BEHALF OF ZUNI**
11 **TRIBE; EXCEPTION.**—Subject to valid existing rights
12 and to easements reserved pursuant to subsection
13 (c), all right, title, and interest of the United States
14 in and to the lands of Former Fort Wingate Depot
15 Activity depicted in dark blue on the map titled
16 “The Fort Wingate Depot Activity Negotiated Property
17 Division April 2016” (in this section referred to
18 as the “Map”) and transferred to the Secretary of
19 the Interior are to be held in trust by the Secretary
20 of the Interior for the Zuni Tribe as part of the

1 Zuni Reservation, unless the Zuni Tribe otherwise
2 elects under clause (ii) of paragraph (3)(C) to have
3 the parcel conveyed to it in Restricted Fee Status.

4 (2) IMMEDIATE TRUST ON BEHALF OF THE
5 NAVAJO NATION; EXCEPTION.—Subject to valid ex-
6 isting rights and to easements reserved pursuant to
7 subsection (c), all right, title, and interest of the
8 United States in and to the lands of Former Fort
9 Wingate Depot Activity depicted in dark green on
10 the Map and transferred to the Secretary of the In-
11 terior are to be held in trust by the Secretary of the
12 Interior for the Navajo Nation as part of the Navajo
13 Reservation, unless the Navajo Nation otherwise
14 elects under clause (ii) of paragraph (3)(C) to have
15 the parcel conveyed to it in Restricted Fee Status.

16 (3) SUBSEQUENT TRANSFER AND TRUST; RE-
17 STRICTED FEE STATUS ALTERNATIVE.—

18 (A) TRANSFER UPON COMPLETION OF RE-
19 MEDIATION.—Not later than 60 days after the
20 date on which the Secretary of the Army, with
21 the concurrence of the New Mexico Environ-
22 ment Department, notifies the Secretary of the
23 Interior that remediation of a parcel of land of
24 Former Fort Wingate Depot Activity has been
25 completed consistent with subsection (d), the

1 Secretary of the Army shall transfer adminis-
2 trative jurisdiction over the parcel to the Sec-
3 retary of the Interior.

4 (B) NOTIFICATION OF TRANSFER.—Not
5 later than 30 days after the date on which the
6 Secretary of the Army transfers administrative
7 jurisdiction over a parcel of land of Former
8 Fort Wingate Depot Activity under subpara-
9 graph (A), the Secretary of the Interior shall
10 notify the Zuni Tribe and Navajo Nation of the
11 transfer of administrative jurisdiction over the
12 parcel.

13 (C) TRUST OR RESTRICTED FEE STA-
14 TUS.—

15 (i) TRUST.—Except as provided in
16 clause (ii), the Secretary of the Interior
17 shall hold each parcel of land of Former
18 Fort Wingate Depot Activity transferred
19 under subparagraph (A) in trust—

20 (I) for the Zuni Tribe, in the
21 case of land depicted in blue on the
22 Map; or

23 (II) for the Navajo Nation, in the
24 case of land depicted in green on the
25 Map.

1 (ii) RESTRICTED FEE STATUS.—In
2 lieu of having a parcel of land held in trust
3 under clause (i), the Zuni Tribe, with re-
4 spect to land depicted in blue on the Map,
5 and the Navajo Nation, with respect to
6 land depicted in green on the Map, may
7 elect to have the Secretary of the Interior
8 convey the parcel or any portion of the
9 parcel to it in restricted fee status.

10 (iii) NOTIFICATION OF ELECTION.—
11 Not later than 45 days after the date on
12 which the Zuni Tribe or the Navajo Nation
13 receives notice under subparagraph (B) of
14 the transfer of administrative jurisdiction
15 over a parcel of land of Former Fort
16 Wingate Depot Activity, the Zuni Tribe or
17 the Navajo Nation shall notify the Sec-
18 retary of the Interior of an election under
19 clause (ii) for conveyance of the parcel or
20 any portion of the parcel in restricted fee
21 status.

22 (iv) CONVEYANCE.—As soon as prac-
23 ticable after receipt of a notice from the
24 Zuni Tribe or the Navajo Nation under
25 clause (iii), but in no case later than 6

1 months after receipt of the notice, the Sec-
2 retary of the Interior shall convey, in re-
3 stricted fee status, the parcel of land of
4 Former Fort Wingate Depot Activity cov-
5 ered by the notice to the Zuni Tribe or the
6 Navajo Nation, as the case may be.

7 (v) RESTRICTED FEE STATUS DE-
8 FINED.—For purposes of this section only,
9 the term “restricted fee status”, with re-
10 spect to land conveyed under clause (iv),
11 means that the land so conveyed—

12 (I) shall be owned in fee by the
13 Indian tribe to whom the land is con-
14 veyed;

15 (II) shall be part of the Indian
16 tribe’s Reservation and expressly
17 made subject to the jurisdiction of the
18 Indian Tribe;

19 (III) shall not be sold by the In-
20 dian tribe without the consent of Con-
21 gress;

22 (IV) shall not be subject to tax-
23 ation by a State or local government
24 other than the government of the In-
25 dian trihe; and

1 (V) shall not be subject to any
2 provision of law providing for the re-
3 view or approval by the Secretary of
4 the Interior before an Indian tribe
5 may use the land for any purpose, di-
6 rectly or through agreement with an-
7 other party.

8 (4) SURVEY AND BOUNDARY REQUIREMENTS.—

9 (A) IN GENERAL.—The Secretary of the
10 Interior shall—

11 (i) provide for the survey of lands of
12 Former Fort Wingate Depot Activity taken
13 into trust for the Zuni Tribe or the Navajo
14 Nation or conveyed in restricted fee status
15 for the Zuni Tribe or the Navajo Nation
16 under paragraph (1), (2), or (3); and

17 (ii) establish legal boundaries based
18 on the Map as parcels are taken into trust
19 or conveyed in restricted fee status.

20 (B) CONSULTATION.—Not later than 90
21 days after the date of the enactment of this sec-
22 tion, the Secretary of the Interior shall consult
23 with the Zuni Tribe and the Navajo Nation to
24 determine their priorities regarding the order in
25 which parcels should be surveyed and, to the

1 greatest extent feasible, the Secretary shall fol-
2 low these priorities.

3 (5) RELATION TO CERTAIN REGULATIONS.—
4 Part 151 of title 25, Code of Federal Regulations,
5 shall not apply to taking lands of Former Fort
6 Wingate Depot Activity into trust under paragraph
7 (1), (2), or (3).

8 (6) FORT WINGATE LAUNCH COMPLEX LAND
9 STATUS.—Upon certification by the Secretary of De-
10 fense that the area generally depicted as “Fort
11 Wingate Launch Complex” on the Map is no longer
12 required for military purposes and can be trans-
13 ferred to the Secretary of the Interior—

14 (A) the areas generally depicted as
15 “FWLC A” and “FWLC B” on the Map shall
16 be held in trust by the Secretary of the Interior
17 for the Zuni Tribe in accordance with this sub-
18 section; and

19 (B) the areas generally depicted as
20 “FWLC C” and “FWLC D” on the Map shall
21 be held in trust by the Secretary of the Interior
22 for the Navajo Nation in accordance with this
23 subsection.

24 (c) RETENTION OF NECESSARY EASEMENTS AND AC-
25 CESS.—

1 (1) TREATMENT OF EXISTING EASEMENTS,
2 PERMIT RIGHTS, AND RIGHTS-OF-WAY.—

3 (A) IN GENERAL.—The lands of Former
4 Fort Wingate Depot Activity held in trust or
5 conveyed in restricted fee status pursuant to
6 subsection (b) shall be held in trust with ease-
7 ments, permit rights, and rights-of-way, and ac-
8 cess associated with such easements, permit
9 rights, and rights-of-way, of any applicable util-
10 ity service provider in existence or for which an
11 application is pending for existing facilities at
12 the time of the conveyance or change to trust
13 status, including the right to upgrade applicable
14 utility services recognized and preserved, in per-
15 petuity and without the right of revocation (ex-
16 cept as provided in subparagraph (B)).

17 (B) TERMINATION.—An easement, permit
18 right, or right-of-way recognized and preserved
19 under subparagraph (A) shall terminate only—

20 (i) on the relocation of an applicable
21 utility service referred to in subparagraph
22 (A), but only with respect to that portion
23 of the utility facilities that are relocated; or

1 (ii) with the consent of the holder of
2 the easement, permit right, or right-of-
3 way.

4 (C) ADDITIONAL EASEMENTS.—The Sec-
5 retary of the Interior shall grant to a utility
6 service provider, without consideration, such ad-
7 ditional easements across lands held in trust or
8 conveyed in restricted fee status pursuant to
9 subsection (b) as the Secretary considers nec-
10 essary to accommodate the relocation or re-
11 connection of a utility service existing on the
12 date of enactment of this section.

13 (2) ACCESS FOR ENVIRONMENTAL RESPONSE
14 ACTIONS.—The lands of Former Fort Wingate
15 Depot Activity held in trust or conveyed in restricted
16 fee status pursuant to subsection (b) shall be subject
17 to reserved access by the United States as the Sec-
18 retary of the Army and the Secretary of the Interior
19 determine are reasonably required to permit access
20 to lands of Former Fort Wingate Depot Activity for
21 administrative and environmental response purposes.
22 The Secretary of the Army shall provide to the gov-
23 ernments of the Zuni Tribe and the Navajo Nation
24 written copies of all access reservations under this
25 subsection.

1 (3) SHARED ACCESS.—

2 (A) PARCEL 1 SHARED CULTURAL AND RE-
3 LIGIOUS ACCESS.—In the case of the lands of
4 Former Fort Wingate Depot Activity depicted
5 as Parcel 1 on the Map, the lands shall be held
6 in trust subject to a shared easement for cul-
7 tural and religious purposes only. Both the
8 Zuni Tribe and the Navajo Nation shall have
9 unhindered access to their respective cultural
10 and religious sites within Parcel 1. Within 1
11 year after the date of the enactment of this sec-
12 tion, the Zuni Tribe and the Navajo Nation
13 shall exchange detailed information to docu-
14 ment the existence of cultural and religious
15 sites within Parcel 1 for the purpose of carrying
16 out this subparagraph. The information shall
17 also be provided to the Secretary of the Inte-
18 rior.

19 (B) OTHER SHARED ACCESS.—Subject to
20 the written consent of both the Zuni Tribe and
21 the Navajo Nation, the Secretary of the Interior
22 may facilitate shared access to other lands held
23 in trust or restricted fee status pursuant to
24 subsection (b), including, but not limited to, re-
25 ligious and cultural sites.

1 (4) I-40 FRONTAGE ROAD ENTRANCE.—The
2 access road for the Former Fort Wingate Depot Ac-
3 tivity, which originates at the frontage road for
4 Interstate 40 and leads to the parcel of the Former
5 Fort Wingate Depot Activity depicted as “adminis-
6 tration area” on the Map, shall be held in common
7 by the Zuni Tribe and Navajo Nation to provide for
8 equal access to Former Fort Wingate Depot Activ-
9 ity.

10 (5) COMPATIBILITY WITH DEFENSE ACTIVI-
11 TIES.—The lands of Former Fort Wingate Depot
12 Activity held in trust or conveyed in restricted fee
13 status pursuant to subsection (b) shall be subject to
14 reservations by the United States as the Secretary
15 of Defense determines are reasonably required to
16 permit access to lands of the Fort Wingate launch
17 complex for administrative, test operations, and
18 launch operations purposes. The Secretary of De-
19 fense shall provide the governments of the Zuni
20 Tribe and the Navajo Nation written copies of all
21 reservations under this paragraph.

22 (d) ENVIRONMENTAL REMEDIATION.—Nothing in
23 this section shall be construed as alleviating, altering, or
24 affecting the responsibility of the United States for clean-
25 up and remediation of Former Fort Wingate Depot Activ-

1 ity in accordance with the Comprehensive Environmental
2 Response, Compensation, and Liability Act of 1980.

3 (e) PROHIBITION ON GAMING.—Any real property of
4 the Former Fort Wingate Depot Activity and all other real
5 property subject to this section shall not be eligible, or
6 used, for any gaming activity carried out under the Indian
7 Gaming Regulatory Act (25 U.S.C. 2701 et seq.).



4. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SCHWEIKERT OF ARIZONA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

48R

OFFERED BY MR. SCHWEIKERT OF ARIZONA

Page 372, after line 8, insert the following:

1 **SEC. 1014. UNMANNED AERIAL SYSTEMS TRAINING MIS-**
2 **SIONS.**

3 The Secretary of Defense may coordinate unmanned
4 aerial systems training missions along the southern border
5 of the United States in order to support the Department
6 of Homeland Security's counter-narcotic trafficking ef-
7 forts.



5. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LEE OF CALIFORNIA OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51

OFFERED BY MS. LEE OF CALIFORNIA

81

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. REPEAL OF AUTHORIZATION FOR USE OF MILI-**
2 **TARY FORCE.**

3 (a) **IN GENERAL.**—The Authorization for Use of
4 Military Force (Public Law 107-40; 50 U.S.C. 1541 note)
5 is hereby repealed.

6 (b) **EFFECTIVE DATE.**—The repeal contained in sub-
7 section (a)—

8 (1) takes effect on the date that is 90 days
9 after the date of the enactment of this Act; and

10 (2) applies with respect to each operation or
11 other action that is being carried out pursuant to
12 the Authorization for Use of Military Force initiated
13 before such effective date.



6. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE POLIS OF COLORADO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909 189
OFFERED BY MR. POLIS OF COLORADO AND MS.
LEE OF CALIFORNIA

At the end of subtitle G of title X, add the following new section:

1 **SEC. 1098. REDUCTION OF AUTHORIZATION OF APPROPRIA-**
2 **TIONS.**

3 (a) **REDUCTION.**—Notwithstanding any other provi-
4 sion of this Act, but subject to subsection (b), the Presi-
5 dent, in consultation with the Secretary of Defense, the
6 Secretary of Energy, and the Administrator for Nuclear
7 Security, shall make such reductions in the amounts au-
8 thorized to be appropriated under this Act in such manner
9 as the President considers appropriate to achieve an ag-
10 gregate reduction of 1 percent of the total amount of
11 funds authorized to be appropriated under this Act. Such
12 reduction shall be in addition to any other reduction of
13 funds required by law.

14 (b) **EXCLUSIONS.**—In carrying out subsection (a),
15 the President shall not reduce the amount of funds for
16 the following accounts:

1 (1) Military personnel, reserve personnel, and
2 National Guard personnel accounts of the Depart-
3 ment of Defense.

4 (2) The Defense Health Program account.



7. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ELLISON OF MINNESOTA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. ELLISON OF MINNESOTA**

199

In section 1215(b)—

- (1) strike paragraphs (2), (3), and (4);
- (2) in paragraph (6), insert “and” after “2018;”;
- (3) in paragraph (7), strike “; and” and insert a period; and
- (4) strike paragraph (8).



8. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
DESANTIS OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. DESANTIS OF FLORIDA

97R

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. LIMITATION ON MILITARY CONTACT AND CO-**
2 **OPERATION BETWEEN THE UNITED STATES**
3 **AND CUBA.**

4 (a) **LIMITATION.**—Except as provided in subsection
5 (b), none of the funds authorized to be appropriated or
6 otherwise made available for fiscal year 2017 for the De-
7 partment of Defense may be used for any bilateral mili-
8 tary-to-military contact or cooperation between the Gov-
9 ernments of the United States and Cuba until the Sec-
10 retary of Defense and the Secretary of State, in consulta-
11 tion with the Director of National Intelligence, certify to
12 the appropriate congressional committees that—

13 (1) the Government of Cuba has—

14 (A) met the requirements and satisfied the
15 factors specified in sections 205 and 206 of the
16 Cuban Liberty and Democratic Solidarity
17 (LIBERTAD) Act of 1996 (22 U.S.C. 6065
18 and 6066); and

1 (B) resolved, to the full satisfaction of
2 United States law, all outstanding claims and
3 judgments belonging to United States nationals
4 against the Government of Cuba, including but
5 not limited to claims regarding property con-
6 fiscated by the Government of Cuba;

7 (2) the Cuban military and other security forces
8 in Cuba have ceased committing human right
9 abuses, including arbitrary arrests, beatings, and
10 other acts of repudiation, against those who express
11 opposition to the Castro regime, civil rights activists
12 and other citizens of Cuba, as well as all persecu-
13 tion, intimidation, arrest, imprisonment, and assas-
14 sination of dissidents and members of faith-based
15 organizations;

16 (3) the Cuban military has ceased providing
17 military intelligence, weapons training, strategic
18 planning, and security logistics to the military and
19 security forces of Venezuela;

20 (4) the Government of Cuba no longer demands
21 that the United States relinquish control of Guanta-
22 namo Bay, in violation of an international treaty;

23 (5) the Government of Cuba returns to the
24 United States fugitives wanted by the Department

1 of Justice for crimes committed in the United
2 States; and

3 (6) the officials of the Cuban military that were
4 indicted in the murder of United States citizens dur-
5 ing the shoot down of planes operated by the Broth-
6 ers to the Rescue humanitarian organization in 1996
7 are brought to justice.

8 (b) EXCEPTIONS.—The limitation on the use of funds
9 under subsection (a) shall not apply with respect to—

10 (1) payments in furtherance of the lease agree-
11 ment, or other financial transactions necessary for
12 maintenance and improvements of the military base
13 at Guantanamo Bay, Cuba, including any adjacent
14 areas under the control or possession of the United
15 States;

16 (2) assistance or support in furtherance of de-
17 mocracy-building efforts for Cuba described in sec-
18 tion 109 of the Cuban Liberty and Democratic Soli-
19 darity (LIBERTAD) Act of 1996 (22 U.S.C. 6039);
20 or

21 (3) customary and routine financial trans-
22 actions necessary for the maintenance, improve-
23 ments, or regular duties of the United States mis-
24 sion in Havana, including outreach to the pro-de-
25 mocracy opposition.

1 (c) DEFINITIONS.—In this section:

2 (1) APPROPRIATE CONGRESSIONAL COMMIT-
3 TEES.—The term “appropriate congressional com-
4 mittees” means—

5 (A) the Committee on Armed Services and
6 the Committee on Foreign Relations of the Sen-
7 ate; and

8 (B) the Committee on Armed Services and
9 the Committee on Foreign Affairs of the House
10 of Representatives.

11 (2) BILATERAL MILITARY-TO-MILITARY CON-
12 TACT OR COOPERATION.—The term “bilateral mili-
13 tary-to-military contact or cooperation”—

14 (A) means—

15 (i) reciprocal visits and meetings by
16 high-ranking delegations;

17 (ii) information sharing, policy con-
18 sultations, security dialogues or other
19 forms of consultative discussions;

20 (iii) exchange of military instructors,
21 training personnel, and students;

22 (iv) defense planning; and

23 (v) military training or exercises; but

1 (B) does not include any contact or co-
2 operation that is in support of the United
3 States stability operations.

4 (3) CUBAN MILITARY.—The term “Cuban mili-
5 tary” means—

6 (A) the Ministry of the Revolutionary
7 Armed Forces of Cuba, the Ministry of the In-
8 terior of Cuba, or any subdivision of either such
9 Ministry;

10 (B) any agency, instrumentality, or other
11 entity that is owned, operated, or controlled by
12 an entity specified in subparagraph (A); or

13 (C) an individual who is a senior member
14 of the Ministry of the Revolutionary Armed
15 Forces of Cuba or the Ministry of the Interior
16 of Cuba.

17 (d) EFFECTIVE DATE.—This section takes effect on
18 the date of the enactment of this Act and applies with
19 respect to funds described in subsection (a) that are unob-
20 ligated as of such date of enactment.



9. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ELLISON OF MINNESOTA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM PRINT 114-51
OFFERED BY MR. ELLISON OF MINNESOTA

200 R

Strike section 1502 and insert the following new section:

1 **SEC. 1502. PROCUREMENT.**

2 (a) **AUTHORIZATION OF APPROPRIATIONS.**—Funds
3 are hereby authorized to be appropriated for fiscal year
4 2017 for procurement accounts for the Army, the Navy
5 and the Marine Corps, the Air Force, and Defense-wide
6 activities, as specified in—

7 (1) the funding table in section 4102; or

8 (2) the funding table in section 4103.

9 (b) **FUNDING REDUCTION.**—Notwithstanding the
10 amounts set forth in the funding tables in division D, the
11 amount authorized to be appropriated for procurement for
12 overseas contingency operations for base requirements, as
13 specified in the funding table in section 4103, is hereby
14 reduced by \$9,440,300,000.

Strike section 1504 and insert the following new section:

1 **SEC. 1504. OPERATION AND MAINTENANCE.**

2 (a) **AUTHORIZATION OF APPROPRIATIONS.**—Funds
3 are hereby authorized to be appropriated for fiscal year
4 2017 for the use of the Armed Forces and other activities
5 and agencies of the Department of Defense for expenses,
6 not otherwise provided for, for operation and maintenance,
7 as specified in—

8 (1) the funding table in section 4302, or

9 (2) the funding table in section 4303.

10 (b) **PERIOD OF AVAILABILITY.**—Amounts specified in
11 the funding table in section 4302 shall remain available
12 for obligation only until April 30, 2017, at a rate for oper-
13 ations as provided in the Department of Defense Appro-
14 priations Act, 2016 (division C of Public Law 114–113).

15 (c) **FUNDING INCREASE.**—Notwithstanding the
16 amounts set forth in the funding tables in division D, the
17 amount authorized to be appropriated in this section for
18 operation and maintenance, as specified in the funding
19 table in section 4302, is hereby increased by
20 \$9,440,300,000, of which \$26,000,000 is designated for
21 suicide prevention.



10. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LUMMIS OF WYOMING OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MRS. LUMMIS OF WYOMING

301

At the end of subtitle D of title XVI, add the following new section:

1 **SEC. 16 . MATTERS RELATED TO INTERCONTINENTAL**
2 **BALLISTIC MISSILES.**

3 (a) **POLICY.**—It is the policy of the United States to
4 maintain and modernize a responsive and alert interconti-
5 nental ballistic missile force to ensure robust nuclear de-
6 terrence by preventing any adversary from believing it can
7 carry out a small, surprise, first-strike attack on the
8 United States that disarms the strategic forces of the
9 United States.

10 (b) **PROHIBITION.**—

11 (1) **IN GENERAL.**—Except as provided by para-
12 graph (2), none of the funds authorized to be appro-
13 priated by this Act or otherwise made available for
14 fiscal year 2017 shall be obligated or expended for—

15 (A) reducing, or preparing to reduce, the
16 responsiveness or alert level of the interconti-
17 nental ballistic missiles of the United States; or

1 (B) reducing, or preparing to reduce, the
2 quantity of deployed intercontinental ballistic
3 missiles of the United States to a number less
4 than 400.

5 (2) EXCEPTION.—The prohibition in paragraph
6 (1) shall not apply to any of the following activities:

7 (A) The maintenance or sustainment of
8 intercontinental ballistic missiles.

9 (B) Ensuring the safety, security, or reli-
10 ability of intercontinental ballistic missiles.

11 (C) Reduction in the number of deployed
12 intercontinental ballistic missiles that are car-
13 ried out in compliance with—

14 (i) the limitations of the New START
15 Treaty (as defined in section 494(a)(2)(D)
16 of title 10, United States Code); and

17 (ii) section 1644 of the Carl Levin an
18 Howard P. “Buck” McKeon National De-
19 fense Authorization Act for Fiscal Year
20 2015 (Public Law 113–291; 128 Stat.
21 3651; 10 U.S.C. 494 note).

22 (c) REPORT.—

23 (1) IN GENERAL.—Not later than 60 days after
24 the date of the enactment of this Act, the Secretary
25 of the Air Force and the Chairman of the Nuclear

1 Weapons Council shall submit to the congressional
2 defense committees a report regarding efforts to
3 carry out section 1057 of the National Defense Au-
4 thorization Act for Fiscal Year 2014 (Public Law
5 113-66; 10 U.S.C. 495 note).

6 (2) ELEMENTS.—The report under paragraph
7 (1) shall include the following with respect to the pe-
8 riod of the expected lifespan of the Minuteman III
9 system:

10 (A) The number of nuclear warheads re-
11 quired to support the capability to redeploy
12 multiple independently retargetable reentry ve-
13 hicles across the full intercontinental ballistic
14 missile fleet.

15 (B) The current and planned (until 2030)
16 readiness state of nuclear warheads intended to
17 support the capability to redeploy multiple inde-
18 pendently retargetable reentry vehicles across
19 the full intercontinental ballistic missile fleet,
20 including which portion of the active or inactive
21 stockpile such warheads are classified within.

22 (C) The current and planned (until 2030)
23 reserve of components or subsystems required
24 to redeploy multiple independently retargetable
25 reentry vehicles across the full intercontinental

1 ballistic missile fleet, including the plans or in-
2 dustrial capability and capacity to produce more
3 such components or subsystems, if needed.

4 (D) The current and planned (until 2030)
5 time required to commence redeployment of
6 multiple independently retargetable reentry ve-
7 hicles across the intercontinental ballistic mis-
8 sile fleet, including the time required to finish
9 deployment across the full fleet.



11. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LAMBORN OF COLORADO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO H.R. 4909
(RULES COMM. PRINT 114-51)

13A

OFFERED BY MR. LAMBORN OF COLORADO

Strike subsections (b) and (c) of section 2856 and
insert the following:

- 1 (b) RECOGNITION.—Congress recognizes the Na-
- 2 tional Museum of World War II Aviation in Colorado
- 3 Springs, Colorado, as America's National World War II
- 4 Aviation Museum.



12. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SANFORD OF SOUTH CAROLINA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. SANFORD OF SOUTH CAROLINA**

331

At the end of title XXXV add the following:

1 **SEC. ____ . GAO REPORT ON MARITIME SECURITY FLEET**
2 **PROGRAM.**

3 Not later than one year after the date of the enact-
4 ment of this Act the Comptroller General of the United
5 States shall study and report to the relevant congressional
6 committees on the following:

7 (1) The justification for the size of the Mari-
8 time Security Fleet established under chapter 531 of
9 title 46, United States Code, given present national
10 defense operational requirements for such fleet, and
11 how the annual per-vessel payment under that chap-
12 ter corresponds to the costs of operating vessels in
13 such Fleet.

14 (2) The difference in costs between the Mari-
15 time Security Fleet program and other options for
16 achieving the same objectives as that program, such
17 as—

18 (A) procurement by the United States of a
19 national defense sealift fleet;

1 (B) contracting for United States-flag ves-
2 sels and foreign-flag vessels on a temporary
3 basis; and

4 (C) other potential options.

5 (3) Instances, examined in detail, in which use
6 of foreign-flag, foreign-crewed vessels for national
7 defense sealift purposes has hindered national secu-
8 rity or impeded United States military operations.

9 (4) Comparison, in detail, of volumes and types
10 of—

11 (A) Federal cargo that has been carried on
12 foreign-flagged vessels; and

13 (B) Federal cargo that has been carried on
14 vessels in the Maritime Security Fleet.



13. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE DAVIS OF CALIFORNIA OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM PRINT 114-51

OFFERED BY MRS. DAVIS OF CALIFORNIA

92

In section 522, page 120, strike lines 9 through 19,
and insert the following:

1 Section 701(i) of title 10, United States Code, is
2 amended by striking paragraph (3) and inserting the fol-
3 lowing new paragraph:

4 “(3) In the event that two members of the armed
5 forces who are married to each other adopt a child in a
6 qualifying child adoption, the two members shall be al-
7 lowed a total of at least 36 days of leave under this sub-
8 section, to be shared between the two members. The Sec-
9 retary concerned shall permit the transfer of such leave
10 between the two members to accommodate individual fam-
11 ily circumstances.”.

In section 529, page 130, strike lines 9 through 20.



14. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
DESANTIS OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

99

51

OFFERED BY MR. DESANTIS OF FLORIDA

Page 139, after line 22, insert the following:

1 **SEC. 547. CAREER MILITARY JUSTICE LITIGATION TRACK**
2 **FOR JUDGE ADVOCATES.**

3 (a) **CAREER LITIGATION TRACK REQUIRED.—**

4 (1) **IN GENERAL.—**The Secretary of each mili-
5 tary department shall establish a career military jus-
6 tice litigation track for judge advocates in the
7 Armed Forces under the jurisdiction of the Sec-
8 retary.

9 (2) **CONSULTATION.—**The Secretary of the
10 Army and the Secretary of the Air Force shall estab-
11 lish the litigation track required by this section in
12 consultation with the Judge Advocate General of the
13 Army and the Judge Advocate General of the Air
14 Force, respectively. The Secretary of the Navy shall
15 establish the litigation track in consultation with the
16 Judge Advocate General of the Navy and the Staff
17 Judge Advocate to the Commandant of the Marine
18 Corps.

1 (b) ELEMENTS.—Each career litigation track under
2 this section shall provide for the following:

3 (1) Assignment and advancement of qualified
4 judge advocates in and through assignments and bil-
5 lets relating to the practice of military justice under
6 chapter 47 of title 10, United States Code (the Uni-
7 form Code of Military Justice).

8 (2) Establishing for each Armed Force the as-
9 signments and billets covered by paragraph (1),
10 which shall include trial counsel, defense counsel,
11 military trial judge, military appellate judge, aca-
12 demic instructor, all positions within criminal law of-
13 fices or divisions of such Armed Force, Special Vic-
14 tims Prosecutor, Victims' Legal Counsel, Special
15 Victims' Counsel, and such other positions as the
16 Secretary of the military department concerned shall
17 specify.

18 (3) For judge advocates participating in such
19 litigation track, mechanisms as follows:

20 (A) To prohibit a judge advocate from
21 more than a total of four years of duty or as-
22 signments outside such litigation track

23 (B) To prohibit any adverse assessment of
24 a judge advocate so participating by reason of
25 such participation in the promotion of officers

1 through grade O-6 (or such higher grade as the
2 Secretary of the military department concerned
3 shall specify for purposes of such litigation
4 track).

5 (4) Such additional requirements and qualifica-
6 tions for the litigation track as the Secretary of the
7 military department concerned considers appro-
8 priate, including requirements and qualifications
9 that take into account the unique personnel needs
10 and requirement of an Armed Force.

11 (c) IMPLEMENTATION DEADLINE.—Each Secretary
12 of a military department shall implement the career litiga-
13 tion track required by this section for the Armed Forces
14 under the jurisdiction of such Secretary by not later than
15 18 months after the date of the enactment of this Act.

16 (d) REPORT.—Not later than one year after the date
17 of the enactment of this Act, each Secretary of a military
18 department shall submit to the Committees on Armed
19 Services of the Senate and the House of Representatives
20 a report on the progress of such Secretary in imple-
21 menting the career litigation track required under this sec-
22 tion for the Armed Forces under the jurisdiction of such
23 Secretary.



15. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE COSTELLO OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. COSTELLO OF PENNSYLVANIA**

218R

At the end of subtitle II of title V, add the following
new section:

1 **SEC. 5 ___. REPORT ON EXTENDING PROTECTIONS FOR**
2 **STUDENT LOANS FOR ACTIVE DUTY BOR-**
3 **ROWERS.**

4 (a) IN GENERAL.—Not later than 180 days after the
5 date of the enactment of this Act, the Secretary of De-
6 fense, in consultation with the Secretary of Education,
7 shall submit to the appropriate congressional committees
8 a report detailing the information, assistance, and efforts
9 to support and inform active duty members of the Armed
10 Forces with respect to the rights and resources available
11 under the Servicemembers Civil Relief Act (50 U.S.C.
12 3901 et seq.) regarding student loans. The report shall
13 include, at a minimum, the following:

14 (1) A description of the coordination and infor-
15 mation sharing between the Secretary of Defense
16 and the Secretary of Education regarding the eligi-
17 bility of members, and requests by members, to
18 apply the interest rate limitation under the

1 Servicemembers Civil Relief Act with respect to ex-
2 isting Federal and private student loans.

3 (2) The number of such members with student
4 loans who elect to have the maximum interest rates
5 set in accordance with such Act.

6 (3) The number of such members whose stu-
7 dent loans have an interest rate that exceeds such
8 maximum rate.

9 (4) Methods by which the Secretary of Defense
10 and the Secretary of Education can automate the
11 process by which members with student loans elect
12 to have the maximum interest rates set in accord-
13 ance with such Act.

14 (5) A discussion of the effectiveness of such Act
15 in providing protection to members of the Armed
16 Forces with respect to student loans.

17 (b) APPROPRIATE CONGRESSIONAL COMMITTEES
18 DEFINED.—In this section, the term “appropriate con-
19 gressional committees” means the follow:

20 (1) The congressional defense committees.

21 (2) The Committee on Education and the
22 Workforce of the House of Representatives and the
23 Committee on Health, Education, Labor, and Pen-
24 sions of the Senate.



16. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HASTINGS OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

24R

OFFERED BY MR. HASTINGS OF FLORIDA

Page 173, after line 2, insert the following:

1 **SEC. 599A. EXCLUSION OF CERTAIN REIMBURSEMENTS OF**
2 **MEDICAL EXPENSES AND OTHER PAYMENTS**
3 **FROM DETERMINATION OF ANNUAL INCOME**
4 **WITH RESPECT TO PENSIONS FOR VETERANS**
5 **AND SURVIVING SPOUSES AND CHILDREN OF**
6 **VETERANS.**

7 (a) IN GENERAL.—Section 1503(a) of title 38,
8 United States Code, is amended—

9 (1) by redesignating paragraphs (6) through
10 (12) as paragraphs (7) through (13), respectively;
11 and

12 (2) by inserting after paragraph (5) the fol-
13 lowing new paragraph (6):

14 “(6) payments regarding reimbursements of
15 any kind (including insurance settlement payments)
16 for medical expenses resulting from any accident,
17 theft, loss, or casualty loss (as defined by the Sec-
18 retary), but the amount excluded under this clause
19 shall not exceed the costs of medical care provided

1 to the victim of the accident, theft, loss, or casualty
2 loss.”.

3 (b) **EFFECTIVE DATE.**—The amendments made by
4 subsection (a) shall take effect on the date that is 180
5 days after the date of the enactment of this Act.



17. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LARSON OF CONNECTICUT OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. LARSON OF CONNECTICUT**

287

At the end of subtitle C of title VII, add the following new section:

1 **SEC. 7__ . APPLIED BEHAVIOR ANALYSIS.**

2 (a) **RATES OF REIMBURSEMENT.—**

3 (1) **IN GENERAL.—**In furnishing applied behav-
4 ior analysis under the TRICARE program to indi-
5 viduals described in paragraph (2) during the period
6 beginning on the date of the enactment of this Act,
7 and ending on December 31, 2018, the Secretary of
8 Defense shall ensure that the reimbursement rates
9 for providers of applied behavior analysis are not
10 less than the rates that were in effect on March 31,
11 2016.

12 (2) **INDIVIDUALS DESCRIBED.—**Individuals de-
13 scribed in this paragraph are individuals who are
14 covered beneficiaries (as defined in section 1072 of
15 title 10, United States Code) by reason of being a
16 member or former member of the Army, Navy, Air
17 Force, or Marine Corps, including the reserve com-

1 ponents thereof, or a dependent of such a member
2 or former member.

3 (b) ANALYSIS.—

4 (1) IN GENERAL.—Upon the completion of the
5 Department of Defense Comprehensive Autism Care
6 Demonstration, the Assistant Secretary of Defense
7 for Health Affairs shall conduct an analysis to—

8 (A) use data gathered during the dem-
9 onstration to set future reimbursement rates for
10 providers of applied behavior analysis under the
11 TRICARE program; and

12 (B) review comparative commercial insur-
13 ance claims for purposes of setting such future
14 rates, including by—

15 (i) conducting an analysis of the com-
16 parative total of commercial insurance
17 claims billed for applied behavior analysis;
18 and

19 (ii) reviewing any covered beneficiary
20 limitations on access to applied behavior
21 analysis services at various military instal-
22 lations throughout the United States.

23 (2) SUBMISSION.—The Assistant Secretary
24 shall submit to the congressional defense committees
25 the analysis conducted under paragraph (1).

1 (c) FUNDING.—

2 (1) INCREASE.—Notwithstanding the amounts
3 set forth in the funding tables in division D, the
4 amount authorized to be appropriated in section
5 1405 for the Defense Health Program, as specified
6 in the corresponding funding table in section 4501,
7 for Private Sector Care is hereby increased by
8 \$32,000,000.

9 (2) OFFSET.—Notwithstanding the amounts set
10 forth in the funding tables in division D, the amount
11 authorized to be appropriated in section 4301 for
12 operation and maintenance, as specified in the cor-
13 responding funding table in section 4301, for the Of-
14 fice of the Secretary of Defense (Line 300) is hereby
15 reduced by \$32,000,000.

16 (d) SENSE OF CONGRESS.—It is the sense of Con-
17 gress that amounts should be appropriated for behavioral
18 health treatment of TRICARE beneficiaries, including
19 pursuant to this section, in a manner to ensure the appro-
20 priate and equitable access to such treatment by all such
21 beneficiaries.



18. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE THORNBERRY OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. THORNBERRY OF TEXAS**

325 R3

Strike section 1045 and insert the following:

1 **SEC. 1045. PROTECTION OF CERTAIN FEDERAL SPECTRUM**
2 **OPERATIONS.**

3 Section 1004 of the Bipartisan Budget Act of 2015
4 (Public Law 114–74; 47 U.S.C. 921 note) is amended by
5 adding at the end the following:

6 “(d) **PROTECTION OF CERTAIN FEDERAL SPECTRUM**
7 **OPERATIONS.**—If the report required by subsection (a) de-
8 termines that reallocation and auction of the spectrum de-
9 scribed in the report would harm national security by im-
10 pacting existing terrestrial Federal spectrum operations at
11 the Nevada Test and Training Range, the Commission,
12 in coordination with the Secretary shall, prior to the auc-
13 tion described in subsection (c)(1)(B), establish rules for
14 licensees in such spectrum sufficient to mitigate harmful
15 interference to such operations.

16 “(e) **RULE OF CONSTRUCTION.**—Nothing in this sec-
17 tion shall be construed to affect any requirement under
18 section 1062(b) of the National Defense Authorization Act

1 for Fiscal Year 2000 (47 U.S.C. 921 note; Public Law
2 106-65).”.



19. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KELLY OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51

OFFERED BY MR. KELLY OF PENNSYLVANIA

75R3

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. LIMITATION ON AVAILABILITY OF FUNDS TO IM-**
2 **PLEMENT THE ARMS TRADE TREATY.**

3 (a) **IN GENERAL.**—None of the funds authorized to
4 be appropriated by this Act or otherwise made available
5 for fiscal year 2017 for the Department of Defense may
6 be obligated or expended to fund a Secretariat or any
7 other international organization established to support the
8 implementation of the Arms Trade Treaty, to sustain do-
9 mestic prosecutions based on any charge related to the
10 Treaty, or to implement the Treaty until the Senate ap-
11 proves a resolution of ratification for the Treaty and im-
12 plementing legislation for the Treaty has been enacted into
13 law.

14 (b) **RULE OF CONSTRUCTION.**—Nothing in this sec-
15 tion shall be construed to preclude the Department of De-
16 fense from assisting foreign countries in bringing their
17 laws, regulations, and practices related to export control
18 up to United States standards.



20. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
THORNBERRY OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51

OFFERED BY MR. THORNBERRY OF TEXAS

324R2

At the end of subtitle E of title XII, add the following:

1 SEC. 12xx. GLOBAL ENGAGEMENT CENTER.

2 (a) ESTABLISHMENT.—Not later than 180 days after
3 the date of the enactment of this Act, the Secretary of
4 State, in coordination with the Secretary of Defense and
5 the heads of other relevant Federal departments and agen-
6 cies, shall establish a Global Engagement Center (in this
7 section referred to as the “Center”). The purposes of the
8 Center are—

9 (1) to lead and coordinate the compilation and
10 examination of information on foreign government
11 information warfare efforts monitored and inte-
12 grated by the appropriate interagency entities with
13 responsibility for such information, including infor-
14 mation provided by recipients of information access
15 fund grants awarded under subsection (f) and other
16 sources;

17 (2) to establish a framework for the integration
18 of critical data and analysis provided by the appro-
19 priate interagency entities with responsibility for

1 such information on foreign propaganda and
2 disinformation efforts into the development of na-
3 tional strategy;

4 (3) to develop, plan, and synchronize, in coordi-
5 nation with the Secretary of Defense, and the heads
6 of other relevant Federal departments and agencies,
7 whole-of-government initiatives to expose and
8 counter foreign propaganda and disinformation di-
9 rected against United States national security inter-
10 ests and proactively advance fact-based narratives
11 that support United States allies and interests;

12 (4) to demonstrate new technologies, meth-
13 odologies and concepts relevant to the missions of
14 the Center that can be transitioned to other depart-
15 ments or agencies of the United States Government,
16 foreign partners or allies, or other nongovernmental
17 entities;

18 (5) to establish cooperative or liaison relation-
19 ships with foreign partners and allies in consultation
20 with interagency entities with responsibility for such
21 activities, and other entities, such as academia, non-
22 governmental organizations, and the private sector;
23 and

24 (6) to identify shortfalls in United States capa-
25 bilities in any areas relevant to the United States

1 Government's mission, and recommend necessary en-
2 hancements or changes.

3 (b) FUNCTIONS.—The Center shall carry out the fol-
4 lowing functions:

5 (1) Integrating interagency and international
6 efforts to track and evaluate counterfactual nar-
7 ratives abroad that threaten the national security in-
8 terests of the United States and United States allies.

9 (2) Integrating, and analyzing relevant informa-
10 tion, data, analysis, and analytics from United
11 States Government agencies, allied nations, think
12 tanks, academic institutions, civil society groups,
13 and other nongovernmental organizations.

14 (3) Developing and disseminating fact-based
15 narratives and analysis to counter propaganda and
16 disinformation directed at United States allies and
17 partners.

18 (4) Identifying current and emerging trends in
19 foreign propaganda and disinformation based on the
20 information provided by the appropriate interagency
21 entities with responsibility for such information, in-
22 cluding information obtained from print, broadcast,
23 online and social media, support for third-party out-
24 lets such as think tanks, political parties, and non-
25 governmental organizations, and the use of covert or

1 clandestine special operators and agents to influence
2 targeted populations and governments in order to
3 coordinate and shape the development of tactics,
4 techniques, and procedures to expose and refute for-
5 eign misinformation and disinformation and
6 proactively promote fact-based narratives and poli-
7 cies to audiences outside the United States.

8 (5) Facilitating the use of a wide range of tech-
9 nologies and techniques by sharing expertise among
10 agencies, seeking expertise from external sources,
11 and implementing best practices.

12 (6) Identifying gaps in United States capabili-
13 ties in areas relevant to the Center's mission and
14 recommending necessary enhancements or changes.

15 (7) Identifying the countries and populations
16 most susceptible to foreign government propaganda
17 and disinformation based on information provided by
18 appropriate interagency entities.

19 (8) Administering the information access fund
20 established pursuant to subsection (f).

21 (9) Coordinating with allied and partner na-
22 tions, particularly those frequently targeted by for-
23 eign disinformation operations, and international or-
24 ganizations and entities such as the NATO Center
25 of Excellence on Strategic Communications, the Eu-

1 ropean Endowment for Democracy, and the Euro-
2 pean External Action Service Task Force on Stra-
3 tegic Communications, in order to amplify the Cen-
4 ter's efforts and avoid duplication.

5 (c) COORDINATOR.—The Secretary of State shall ap-
6 point a full-time Coordinator to lead the Center.

7 (d) EMPLOYEES OF THE CENTER.—

8 (1) DETAILEES.—Any Federal Government em-
9 ployee may be detailed to the Center without reim-
10 bursement, and such detail shall be without inter-
11 ruption or loss of civil service status or privilege for
12 a period of not more than three years.

13 (2) PERSONAL SERVICE CONTRACTORS.—The
14 Secretary of State may exercise the authority pro-
15 vided under section 3161 of title 5, United States
16 Code, to establish a program (referred to in this
17 subsection as the “Program”) for hiring United
18 States citizens or aliens as personal services contrac-
19 tors for purposes of personnel resources of the Cen-
20 ter, if—

21 (A) the Secretary determines that existing
22 personnel resources are insufficient;

23 (B) the period in which services are pro-
24 vided by a personal services contractor under
25 the Program, including options, does not exceed

1 three years, unless the Secretary determines
2 that exceptional circumstances justify an exten-
3 sion of up to one additional year;

4 (C) not more than 20 United States citi-
5 zens or aliens are employed as personal services
6 contractors under the Program at any time;
7 and

8 (D) the Program is only used to obtain
9 specialized skills or experience or to respond to
10 urgent needs.

11 (e) AUTHORIZATION OF APPROPRIATIONS.—Under
12 “Diplomatic and Consular Programs”, for each of fiscal
13 years 2017 and 2018, \$10,000,000 is authorized to be ap-
14 propriated to the Department of State and may remain
15 available until expended to carry out the functions, duties,
16 and responsibilities of the Center.

17 (f) INFORMATION ACCESS FUND.—

18 (1) AUTHORITY FOR GRANTS.—The Center is
19 authorized to provide grants or contracts of financial
20 support to civil society groups, journalists, non-
21 governmental organizations, federally-funded re-
22 search and development centers, private companies,
23 or academic institutions for the following purposes:

24 (A) To support local independent media
25 who are best placed to refute foreign

1 disinformation and manipulation in their own
2 communities.

3 (B) To collect and store examples in print,
4 online, and social media, disinformation, misin-
5 formation, and propaganda directed at the
6 United States and its allies and partners.

7 (C) To analyze and report on tactics, tech-
8 niques, and procedures of foreign government
9 information warfare with respect to
10 disinformation, misinformation, and propa-
11 ganda.

12 (D) To support efforts by the Center to
13 counter efforts by foreign governments to use
14 disinformation, misinformation, and propa-
15 ganda to influence the policies and social and
16 political stability of the United States and
17 United States allies and partners.

18 (2) FUNDING AVAILABILITY AND LIMITA-
19 TIONS.—The Secretary of State shall provide that
20 each organization that applies to receive funds under
21 this subsection undergoes a vetting process in ac-
22 cordance with the relevant existing regulations to en-
23 sure its bona fides, capability, and experience, and
24 its compatibility with United States interests and
25 objectives.

1 (g) LIMITATION.—None of the funds authorized to
2 be appropriated by the Act to carry out this section shall
3 be used for purposes other than countering foreign propa-
4 ganda and misinformation that threatens United States
5 national security.

6 (h) TERMINATION OF CENTER.—The Center shall
7 terminate on the date that is 5 years after the date of
8 the enactment of this Act.

9 **SEC. 12yy. ESTABLISHMENT OF THE BROADCASTING**
10 **BOARD OF GOVERNORS CHIEF EXECUTIVE**
11 **OFFICER POSITION.**

12 The United States International Broadcasting Act of
13 1994 (22 U.S.C. 6201 et seq.; Public Law 103–236) is
14 amended—

15 (1) by amending section 304 (22 U.S.C. 6203)
16 to read as follows:

17 **“SEC. 304. ESTABLISHMENT OF THE CHIEF EXECUTIVE OF-**
18 **FICER OF THE BROADCASTING BOARD OF**
19 **GOVERNORS.**

20 “(a) CONTINUED EXISTENCE WITHIN EXECUTIVE
21 BRANCH.—The Broadcasting Board of Governors shall
22 continue to exist within the Executive branch of Govern-
23 ment as an entity described in section 104 of title 5,
24 United States Code.

25 “(b) CHIEF EXECUTIVE OFFICER.—

1 “(1) IN GENERAL.—The head of the Broad-
2 casting Board of Governors shall be a Chief Execu-
3 tive Officer, who shall be appointed by the Presi-
4 dent, by and with the advice and consent of the Sen-
5 ate. The President shall nominate the Chief Execu-
6 tive Officer not later than 60 days after the date of
7 the enactment of this section. Until such time as a
8 Chief Executive Officer is appointed and has quali-
9 fied, the current or acting Chief Executive Officer
10 appointed by the Board may continue to serve and
11 exercise the authorities and powers under this Act.

12 “(2) TERM.—The first Chief Executive Officer
13 appointed pursuant to paragraph (1) shall serve for
14 an initial term of three years.

15 “(3) COMPENSATION.—A Chief Executive Offi-
16 cer appointed pursuant to paragraph (1) shall be
17 compensated at the annual rate of basic pay for level
18 III of the Executive Schedule under section 5314 of
19 title 5, United States Code.

20 “(c) TERMINATION OF DIRECTOR OF INTER-
21 NATIONAL BROADCASTING BUREAU.—Immediately upon
22 appointment of the Chief Executive Officer under sub-
23 section (b), the Director of the International Broadcasting
24 Bureau shall be terminated, and all of the responsibilities,
25 authorities, and immunities of the Director or the Board

1 under this or any other Act or authority before the date
2 of the enactment of this section shall be transferred to
3 and assumed or overseen by the Chief Executive Officer,
4 as head of the agency.

5 “(d) MEMBERS OF THE BROADCASTING BOARD OF
6 GOVERNORS.—Members of the Broadcasting Board of
7 Governors in office as of the date of the enactment of this
8 section may serve the remainder of their terms of office
9 in an advisory capacity, but such terms may not be ex-
10 tended beyond the date on which such terms are set to
11 expire.

12 “(e) IMMUNITY FROM CIVIL LIABILITY.—Notwith-
13 standing any other provision of law, all limitations on li-
14 ability that apply to the Chief Executive Officer shall also
15 apply to members of the board of directors of RFE/RL,
16 Inc., Radio Free Asia, the Middle East Broadcasting Net-
17 works, or any organization that consolidates such entities
18 when such members are acting in their official capac-
19 ities.”; and

20 (2) in section 305 (22 U.S.C. 6204)—

21 (A) in subsection (a)—

22 (i) by striking “Board” each place it
23 appears and inserting “Chief Executive Of-
24 ficer”;

1 (ii) in paragraph (1), by inserting “di-
2 rect and” before “supervise”;

3 (iii) in paragraph (5)—

4 (I) by inserting “and cooperative
5 agreements” after “grants”; and

6 (II) by striking “sections 308
7 and 309” and inserting “this Act, and
8 on behalf of other agencies, accord-
9 ingly”;

10 (iv) in paragraph (6), by striking
11 “subject to the limitations in sections 308
12 and 309 and”;

13 (v) in paragraph (11), by inserting
14 “not” before “subject”;

15 (vi) in paragraph (15)(A), by strik-
16 ing—

17 (I) “temporary and intermit-
18 tent”; and

19 (II) “to the same extent as is au-
20 thorized by section 3109 of title 5,
21 United States Code,”; and

22 (vii) by adding at the end the fol-
23 lowing new paragraphs:

24 “(20) Notwithstanding any other provision of
25 law, including section 308(a), to condition, if appro-

1 appropriate, any grant or cooperative agreement to RFE/
2 RL, Inc., Radio Free Asia, and the Middle East
3 Broadcasting Networks on authority to determine
4 membership of their respective boards, and the con-
5 solidation of such entities into a single grantee orga-
6 nization.

7 “(21) To redirect funds within the scope of any
8 grant or cooperative agreement, or between grantees,
9 as necessary, and to condition grants or cooperative
10 agreements, if appropriate, on similar amendments
11 as authorized under section 308(a) to meet the pur-
12 poses of this Act.

13 “(22) To change the name of the Board pursu-
14 ant to congressional notification 60 days prior to
15 any such change.”;

16 (B) by striking subsections (b) and (c);

17 and

18 (C) by redesignating subsection (d) as sub-
19 section (b).

20 **SEC. 12zz. UNITED STATES INTERNATIONAL BROAD-**
21 **CASTING ACT OF 1994.**

22 The United States International Broadcasting Act of
23 1994 (22 U.S.C. 6201 et seq.; Public Law 103–236) is
24 amended—

25 (1) in section 306 (22 U.S.C. 6205)—

- 1 (A) in subsection (a)—
2 (i) by striking the heading; and
3 (ii) by striking “Board” each place it
4 appears and inserting “Agency”; and
5 (B) by striking subsection (b);
6 (2) by striking section 307 (22 U.S.C. 6206);
7 and
8 (3) by inserting after section 309 the following
9 new sections:

10 **“SEC. 310. BROADCAST ENTITIES REPORTING TO CHIEF EX-**
11 **ECUTIVE OFFICER.**

12 “(a) GRANTEE ORGANIZATIONS.—Notwithstanding
13 any other provision of law, the following provisions shall
14 apply:

15 “(1) CONSOLIDATION.—The Chief Executive
16 Officer, subject to the regular notification proce-
17 dures of the Committee on Appropriations and the
18 Committee on Foreign Affairs of the House of Rep-
19 resentatives and the Committee on Appropriations
20 and the Committee on Foreign Relations of the Sen-
21 ate, who is authorized to incorporate a grantee, may
22 condition annual grants to RFE/RL, Inc., Radio
23 Free Asia, and the Middle East Broadcasting Net-
24 works on the consolidation of such grantees into a
25 single, consolidated private, non-profit corporation

1 (in accordance with section 501(c)(3) of the Internal
2 Revenue Code and exempt from tax under section
3 501(a) of such Code), which may broadcast and pro-
4 vide news and information to audiences wherever the
5 Agency may broadcast, for activities that the Chief
6 Executive Officer determines are consistent with the
7 purposes of this Act, including the terms and condi-
8 tions of subsections (g)(5), (h), (i), and (j) of section
9 308, except that the Agency may select any name
10 for such a consolidated grantee.

11 “(2) FEDERAL STATUS.—Nothing in this or
12 any other Act, or any action taken pursuant to this
13 or any other Act, may be construed to make such a
14 consolidated grantee described in paragraph (1) or
15 RFE/RL, Inc., Radio Free Asia, or the Middle East
16 Broadcasting Networks or any other grantee or enti-
17 ty provided funding by the Agency a Federal agency
18 or instrumentality. Employees or staff of such grant-
19 ees or entities shall not be considered Federal em-
20 ployees. For purposes of this subsection and this
21 Act, the term ‘grant’ includes agreements under sec-
22 tion 6305 of title 31, United States Code, and the
23 term ‘grantee’ includes recipients of such agree-
24 ments.

1 “(3) LEADERSHIP OF GRANTEE ORGANIZA-
2 TIONS.—Officers of RFE/RL Inc., Radio Free Asia,
3 and the Middle East Broadcasting Networks or any
4 organization that is established through the consoli-
5 dation of such entities, or authorized under this Act,
6 shall serve at the pleasure of the Chief Executive Of-
7 ficer of the Agency.

8 “(b) VOICE OF AMERICA.—

9 “(1) STATUS AS A FEDERAL ENTITY.—The
10 Chief Executive Officer is authorized to establish an
11 independent grantee organization, as a private non-
12 profit organization, to carry out all broadcasting and
13 related programs currently performed by the Voice
14 of America. The Chief Executive Officer may make
15 and supervise grants or cooperative agreements to
16 such grantee, including under terms and conditions
17 and in any manner authorized under section 305(a).
18 Such grantee shall not be considered a Federal
19 agency or instrumentality and shall adhere to the
20 same standards of professionalism and account-
21 ability required of all Board broadcasters and grant-
22 ees. The Board is authorized to transfer any facili-
23 ties or equipment to such grantee, and to utilize the
24 provisions of subchapter VI of chapter 33 of title 5,
25 United States Code.

1 “(2) SENSE OF CONGRESS.—It is the sense of
2 the Congress that the Voice of America, operating as
3 a nonprofit organization, should have the mission
4 to—

5 “(A) serve as a consistently reliable and
6 authoritative source of news on the United
7 States, its policies, its people, and the inter-
8 national developments that affect the United
9 States;

10 “(B) provide accurate, objective, and com-
11 prehensive information, with the understanding
12 that these three values provide credibility
13 among global news audiences;

14 “(C) present the official policies of the
15 United States, and related discussions and
16 opinions about those policies, clearly and effec-
17 tively; and

18 “(D) represent the whole of the United
19 States, and shall accordingly work to produce
20 programming and content that presents a bal-
21 anced and comprehensive projection of the di-
22 versity of thought and institutions of the
23 United States.

1 **“SEC. 311. INSPECTOR GENERAL AUTHORITIES.**

2 “(a) IN GENERAL.—The Inspector General of the
3 Department of State and the Foreign Service shall exer-
4 cise the same authorities with respect to the Broadcasting
5 Board of Governors and the International Broadcasting
6 Bureau as the Inspector General exercises under the In-
7 spector General Act of 1978 and section 209 of the For-
8 eign Service Act of 1980 with respect to the Department
9 of State.

10 “(b) RESPECT FOR JOURNALISTIC INTEGRITY OF
11 BROADCASTERS.—The Inspector General shall respect the
12 journalistic integrity of all the broadcasters covered by this
13 title and may not evaluate the philosophical or political
14 perspectives reflected in the content of broadcasts.”.

◇

21. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
MULVANEY OF SOUTH CAROLINA OR HIS DESIGNEE,
DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

213

**OFFERED BY MR. MULVANEY OF SOUTH
CAROLINA**

Page 603, after line 6, insert the following:

1 **SEC. 1523. CODIFICATION OF OFFICE OF MANAGEMENT**
2 **AND BUDGET CRITERIA.**

3 The Secretary of Defense shall implement the fol-
4 lowing criteria in requests for overseas contingency oper-
5 ations:

6 (1) Geographic Area Covered – For theater of
7 operations for non-classified war overseas contin-
8 gency operations funding, the geographic areas in
9 which combat or direct combat support operations
10 occur are: Iraq, Afghanistan, Pakistan, Kazakhstan,
11 Tajikistan, Kyrhyzstan, the Horn of Africa, Persian
12 Gulf and Gulf nations, Arabian Sea, the Indian
13 Ocean, the Philippines, and other countries on a
14 case-by-case basis.

15 (2) Permitted Inclusions in the Overseas Con-
16 tingency Operation Budget

17 (A) Major Equipment

1 (i) Replacement of losses that have oc-
2 curred but only for items not already pro-
3 grammed for replacement in the Future
4 Years Defense Plan (FYDP), but not in-
5 cluding accelerations, which must be made
6 in the base budget.

7 (ii) Replacement or repair to original
8 capability (to upgraded capability if that is
9 currently available) of equipment returning
10 from theater. The replacement may be a
11 similar end item if the original item is no
12 longer in production. Incremental cost of
13 non-war related upgrades, if made, should
14 be included in the base.

15 (iii) Purchase of specialized, theater-
16 specific equipment.

17 (iv) Funding for major equipment
18 must be obligated within 12 months.

19 (B) Ground Equipment Replacement

20 (i) For combat losses and returning
21 equipment that is not economical to repair,
22 the replacement of equipment may be given
23 to coalition partners, if consistent with ap-
24 proved policy.

1 (ii) In-theater stocks above customary
2 equipping levels on a case-by-case basis.

3 (C) Equipment Modifications

4 (i) Operationally-required modifica-
5 tions to equipment used in theater or in di-
6 rect support of combat operations and that
7 is not already programmed in FYDP.

8 (ii) Funding for equipment modifica-
9 tions must be able be obligated in 12
10 months.

11 (D) Munitions

12 (i) Replenishment of munitions ex-
13 pended in comhat operations in theater.

14 (ii) Training ammunition for theater-
15 unique training events.

16 (iii) While forecasted expenditures are
17 not permitted, a case-by-case assessment
18 for munitions where existing stocks are in-
19 sufficient to sustain theater combat oper-
20 ations.

21 (E) Aircraft Replacement

22 (i) Combat losses by accident that
23 occur in the theater of operations.

24 (ii) Combat losses by enemy action
25 that occur in the theater of operations.

1 (F) Military Construction

2 (i) Facilities and infrastructure in the
3 theater of operations in direct support of
4 combat operations. The level of construc-
5 tion should be the minimum to meet oper-
6 ational requirements.

7 (ii) At non-enduring locations, facili-
8 ties and infrastructure for temporary use.

9 (iii) At enduring locations, facilities
10 and infrastructure for temporary use.

11 (iv) At enduring locations, construc-
12 tion requirements must be tied to surge
13 operations or major changes in operational
14 requirements and will be considered on a
15 case-by-case basis.

16 (G) Research and development projects for
17 combat operations in these specific theaters
18 that can be delivered in 12 months.

19 (H) Operations

20 (i) Direct War costs:

21 (I) Transport of personnel,
22 equipment, and supplies to, from and
23 within the theater of operations.

24 (II) Deployment-specific training
25 and preparation for unites and per-

1 sonnel (military and civilian) to as-
2 sume their directed missions as de-
3 fined in the orders for deployment
4 into the theater of operations.

5 (ii) Within the theater, the incre-
6 mental costs above the funding pro-
7 grammed in the base budget to:

8 (I) Support commanders in the
9 conduct of their directed missions (to
10 include Emergency Response Pro-
11 grams).

12 (II) Build and maintain tem-
13 porary facilities.

14 (III) Provide food, fuel, supplies,
15 contracted services and other support.

16 (IV) Cover the operational costs
17 of coalition partners supporting US
18 military missions, as mutually agreed.

19 (iii) Indirect war costs incurred out-
20 side the theater of operations will be evalu-
21 ated on a case-by-case basis.

22 (I) Health

23 (i) Short-term care directly related to
24 comhat.

1 (ii) Infrastructure that is only to be
2 used during the current conflict.

3 (J) Personnel

4 (i) Incremental special pays and al-
5 lowances for Service members and civilians
6 deployed to a combat zone.

7 (ii) Incremental pay, special pays and
8 allowances for Reserve Component per-
9 sonnel mobilized to support war missions.

10 (K) Special Operations Command

11 (i) Operations that meet the criteria
12 in this guidance.

13 (ii) Equipment that meets the criteria
14 in this guidance.

15 (L) Prepositioned Supplies and
16 equipment for resetting in-theater
17 stocks of supplies and equipment to
18 pre-war levels.

19 (M) Security force funding to train, equip,
20 and sustain Iraqi and Afghan military and po-
21 lice forces.

22 (N) Fuel

23 (i) War fuel costs and funding to en-
24 sure that logistical support to combat oper-
25 ations is not degraded due to cash losses

1 in the Department of Defense's baseline
2 fuel program.

3 (ii) Enough of any base fuel shortfall
4 attributable to fuel price increases to main-
5 tain sufficient on-hand cash for the De-
6 fense Working Capital Funds to cover
7 seven days disbursements.

8 (3) Excluded items from Overseas Contingency
9 Funding that must be funded from the base budget

10 (A) Training vehicles, aircraft, ammuni-
11 tion, and simulators, but not training base
12 stocks of specialized, theater-specific equipment
13 that is required to support combat operations in
14 the theater of operations, and support to de-
15 ployment-specific training described above.

16 (B) Acceleration of equipment service life
17 extension programs already in the Future Years
18 Defense Plan.

19 (C) Base Realignment and Closure
20 projects.

21 (D) Family support initiatives

22 (i) Construction of childcare facilities.

23 (ii) Funding for private-public par-
24 tisanships to expand military families' ac-
25 cess to childcare.

1 (iii) Support for service members'
2 spouses professional development.

3 (E) Programs to maintain industrial base
4 capacity including "war-stoppers."

5 (F) Personnel

6 (i) Recruiting and retention bonuses
7 to maintain end-strength.

8 (ii) Basic Pay and the Basic allow-
9 ances for Housing and Subsistence for per-
10 manently authorized end strength.

11 (iii) Individual augmentees on a case-
12 by-case basis.

13 (G) Support for the personnel, operations,
14 or the construction or maintenance of facilities,
15 at U.S. Offices of Security Cooperation in the-
16 ater.

17 (H) Costs for reconfiguring prepositioned
18 supplies and equipment or for maintaining
19 them.

20 (4) Special Situations – Items proposed for in-
21 creases in reprogrammings or as payback for prior
22 reprogrammings must meet the criteria above.

◇

22. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HIMES
OF CONNECTICUT OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

298R₃

OFFERED BY MR. HIMES OF CONNECTICUT

At the end of subtitle C of title XVI, add the following:

1 **SEC. 16 . REPORT ON POLICIES FOR RESPONDING TO MA-**
2 **LICIOUS CYBER ACTIVITIES CARRIED OUT**
3 **AGAINST THE UNITED STATES OR UNITED**
4 **STATES PERSONS BY FOREIGN STATES OR**
5 **NON-STATE ACTORS.**

6 (a) **REPORT REQUIRED.**—Not later than 180 days
7 after the date of the enactment of this Act, the Secretary
8 of Defense shall submit to the congressional defense com-
9 mittees a report on policies, doctrine, procedures, and au-
10 thorities governing Department of Defense activities in re-
11 sponse to malicious cyber activities carried out against the
12 United States or United States persons by foreign states
13 or non-state actors.

14 (b) **ELEMENTS.**—The report required under sub-
15 section (a) shall include the following:

16 (1) Specific citations to appropriate associated
17 Executive branch and agency directives, guidance,

1 instructions, and other authoritative policy docu-
2 ments.

3 (2) Descriptions of relevant authorities, rules of
4 engagement, command and control structures, and
5 response plans.



23. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROGERS OF ALABAMA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. ROGERS OF ALABAMA**

196R3

At the end of subtitle F of title XVI, add the following new section:

1 **SEC. 16__.** **HARMFUL INTERFERENCE TO DEPARTMENT**
2 **OF DEFENSE GLOBAL POSITIONING SYSTEM.**

3 (a) **FEDERAL COMMUNICATIONS COMMISSION CON-**
4 **DITIONS ON COMMERCIAL TERRESTRIAL OPERATIONS.—**
5 Part I of title III of the Communications Act of 1934 (47
6 U.S.C. 301 et seq.) is amended by adding at the end the
7 following:

8 **“SEC. 343. CONDITIONS ON COMMERCIAL TERRESTRIAL**
9 **OPERATIONS.**

10 “(a) **IN GENERAL.—**The Commission shall not per-
11 mit commercial terrestrial operations in the 1525–1559
12 megahertz band or the 1626.5–1660.5 megahertz band
13 until the date that is 90 days after the Commission re-
14 solves concerns of widespread harmful interference by
15 such operations in such band to covered GPS devices.

16 “(b) **NOTICE TO CONGRESS.—**

17 “(1) **IN GENERAL.—**At the conclusion of the
18 proceeding on such operations in such band, the

1 Commission shall submit to the congressional com-
2 mittees described in paragraph (2) official copies of
3 the documents containing the final decision of the
4 Commission regarding whether to permit such oper-
5 ations in such band. If the decision is to permit such
6 operations in such band, such documents shall con-
7 tain or be accompanied by an explanation of how the
8 concerns described in subsection (a) have been re-
9 solved.

10 “(2) CONGRESSIONAL COMMITTEES DE-
11 SCRIBED.—The congressional committees described
12 in this paragraph are the following:

13 “(A) The Committee on Energy and Com-
14 merce and the Committee on Armed Services of
15 the House of Representatives.

16 “(B) The Committee on Commerce,
17 Science, and Transportation and the Committee
18 on Armed Services of the Senate.

19 “(c) COVERED GPS DEVICE DEFINED.—In this sec-
20 tion, the term ‘covered GPS device’ means a Global Posi-
21 tion System device of the Department of Defense.”.

22 (b) SECRETARY OF DEFENSE REVIEW OF HARMFUL
23 INTERFERENCE.—

24 (1) REVIEW.—Not later than 90 days after the
25 date of the enactment of this Act, and every 90 days

1 thereafter until the date referred to in paragraph
2 (3), the Secretary of Defense shall conduct a review
3 to—

4 (A) assess the ability of covered GPS de-
5 vices to receive signals from Global Positioning
6 System satellites without widespread harmful
7 interference; and

8 (B) determine if commercial communica-
9 tions services are causing or will cause wide-
10 spread harmful interference with covered GPS
11 devices.

12 (2) NOTICE TO CONGRESS.—

13 (A) NOTICE.—If the Secretary of Defense
14 determines during a review under paragraph
15 (1) that commercial communications services
16 are causing or will cause widespread harmful
17 interference with covered GPS devices, the Sec-
18 retary shall promptly submit to the congres-
19 sional defense committees notice of such inter-
20 ference.

21 (B) CONTENTS.—The notice required
22 under subparagraph (A) shall include—

23 (i) a list and description of the cov-
24 ered GPS devices that are being or ex-

1 pected to be interfered with by commercial
2 communications services;

3 (ii) a description of the source of, and
4 the entity causing or expect to cause, the
5 interference with such receivers;

6 (iii) a description of the manner in
7 which such source or such entity is causing
8 or expected to cause such interference;

9 (iv) a description of the magnitude of
10 harm caused or expected to be caused by
11 such interference;

12 (v) a description of the duration of
13 and the conditions and circumstances
14 under which such interference is occurring
15 or expected to occur;

16 (vi) a description of the impact of
17 such interference on the national security
18 interests of the United States; and

19 (vii) a description of the plans of the
20 Secretary to address, alleviate, or mitigate
21 such interference, including the cost of
22 such plans.

23 (C) FORM.—The notice required under
24 subparagraph (A) shall be submitted in unclas-
25 sified form, but may include a classified annex.

1 (3) **TERMINATION DATE.**—The date referred to
2 in this paragraph is the earlier of—

3 (A) the date that is two years after the
4 date of the enactment of this Act; or

5 (B) the date on which the Secretary—

6 (i) determines that commercial com-
7 munications services are not causing any
8 widespread harmful interference with cov-
9 ered GPS devices; and

10 (ii) the Secretary submits to the con-
11 gressional defense committees notice of the
12 determination made under clause (i).

13 (c) **COVERED GPS DEVICE DEFINED.**—In this sec-
14 tion, the term “covered GPS device” means a Global Posi-
15 tion System device of the Department of Defense.

16 (d) **CONFORMING REPEAL.**—Section 911 of the Na-
17 tional Defense Authorization Act for Fiscal Year 2012
18 (Public Law 112–81; 125 Stat. 1534) is repealed.



24. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
TSONGAS OF MASSACHUSETTS OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MS. TSONGAS OF MASSACHUSETTS**

255

At the end of subtitle C of title I, add the following new section:

1 SEC. 1___. REPORT ON P-8 POSEIDON AIRCRAFT.

2 (a) REPORT REQUIRED.—Not later than October 1,
3 2017, the Secretary of the Navy shall submit to the con-
4 gressional defense committees a report regarding future
5 capabilities for the P-8 Poseidon aircraft.

6 (b) ELEMENTS.—The report under subsection (a)
7 shall include, with respect to the P-8 Poseidon aircraft,
8 the following:

9 (1) A review of possible upgrades by the Navy
10 to the sensors onboard the aircraft, including intel-
11 ligence, surveillance, and reconnaissance sensors cur-
12 rently being fielded on Air Force platforms.

13 (2) An assessment of the ability of the Navy to
14 use long-range multispectral imaging systems on-
15 board the aircraft.



25. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
LAMALFA OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

228R2

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. LAMALFA OF CALIFORNIA**

At the end of subtitle D of title I, add the following
new section:

1 **SEC. 1___, PROHIBITION ON AVAILABILITY OF FUNDS FOR**
2 **RETIREMENT OF U-2 AIRCRAFT.**

3 None of the funds authorized to be appropriated by
4 this Act or otherwise made available for the Air Force may
5 be obligated or expended to retire, prepare to retire, or
6 place in storage or on backup aircraft inventory status any
7 U-2 aircraft.



26. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
BLUMENAUER OF OREGON OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT

FOR H.R. 4909

281R

OFFERED BY MR. BLUMENAUER OF OREGON

At the end of subtitle D of title I, add the following
new section:

1 SEC. 1 ___. REPORT ON COST OF B-21 AIRCRAFT.

2 Not later than 180 days after the date of the enact-
3 ment of this Act, the Secretary of Defense shall submit
4 to the congressional defense committees a report on the
5 cost of the B-21 aircraft. The report shall include an esti-
6 mate of the total cost of research, production, and mainte-
7 nance for the aircraft expressed in constant base-year dol-
8 lars and in current dollars.



27. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HUDSON OF NORTH CAROLINA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

~~327LR~~

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. HUDSON OF NORTH CAROLINA**

At the end of title I, add the following new section:

1 **SEC. 1___. BRIEFING ON ACQUISITION STRATEGY FOR**
2 **GROUND MOBILITY VEHICLE.**

3 (a) **BRIEFING REQUIRED.**—Not later than 180 days
4 after the date of the enactment of this Act, the Under
5 Secretary of Defense for Acquisition, Technology, and Lo-
6 gistics, in consultation with the Secretary of the Army,
7 shall present to the congressional defense committees a
8 briefing on the acquisition strategy for the Ground Mobil-
9 ity Vehicle for use with the Global Response Force.

10 (b) **ELEMENTS.**—The briefing under subsection (a)
11 shall include an assessment of—

12 (1) whether the Ground Mobility Vehicle is a
13 suitable candidate for solutions that would utilize
14 militarized commercial off-the-shelf platforms
15 leveraging existing global automotive supply chains
16 to satisfy requirements and reduce the life-cycle cost
17 of the program;

1 (2) whether the acquisition strategy meets the
2 focus areas specified in the Better Buying Power ini-
3 tiative of the Secretary of Defense; and

4 (3) whether including an active safety system
5 like electronic stability control in the Ground Mohil-
6 ity Vehicle, as such system is used on the Joint
7 Light Tactical Vehicle, is expected to reduce the risk
8 of vehicle rollover.



28. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
SANFORD OF SOUTH CAROLINA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

168

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. SANFORD OF SOUTH CAROLINA**

At the end of title I, add the following new section:

1 **SEC. 1__ . STANDARDIZATION OF 5.56MM RIFLE AMMUNI-**
2 **TION.**

3 (a) **REPORT.**—If, on the date that is 180 days after
4 the date of the enactment of this Act, the Army and the
5 Marine Corps are each using different variants of 5.56mm
6 rifle ammunition, the Secretary of Defense shall, on such
7 date, submit to the congressional defense committees a re-
8 port explaining the reasons that the Army and the Marine
9 Corps are using different variants of such ammunition.

10 (b) **STANDARDIZATION REQUIREMENT.**—Not later
11 than one year after the date of the enactment of this Act,
12 the Secretary of Defense shall ensure that the Army and
13 the Marine Corps are using the same variant of 5.56mm
14 rifle ammunition.

15 (c) **EXCEPTION.**—Subsection (b) shall not apply in
16 a case in which the Secretary of Defense—

17 (1) determines that a state of emergency re-
18 quires the Army and the Marine Corps to use dif-
19 ferent variants of 5.56mm rifle ammunition; and

1 (2) certifies to the congressional defense com-
2 mittees that such a determination has been made.



29. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
KILDEE OF MICHIGAN OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

~~299~~

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. KILDEE OF MICHIGAN**

At the end of subtitle B of title III, insert the following:

1 **SEC. __. SENSE OF CONGRESS.**

2 It is the Sense of Congress that the Department of
3 Defense should work with State and local health officials
4 to prevent human exposure to perfluorinated chemicals.



30. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
POLIQUIN OF MAINE OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT

300

FOR H.R. 4909

OFFERED BY MR. POLIQUIN OF MAINE

At the end of subtitle D of title III, add the following new section:

1 **SEC. 3 __. REPORT ON AVERAGE TRAVEL COSTS OF MEM-**
2 **BERS OF THE RESERVE COMPONENTS.**

3 Not later than 180 days after the date of the enact-
4 ment of this Act, the Secretary of Defense shall submit
5 to Congress a report on the travel expenses of members
6 of reserve components associated with performing active
7 duty service, active service, full-time National Guard duty,
8 active Guard and Reserve duty, and inactive-duty training,
9 as such terms are defined in section 101(d) of title 10,
10 United States Code. Such report shall include the average
11 annual cost for all travel expenses for a member of a re-
12 serve component.



31. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FARENTHOLD OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO H.R. 4909, AS REPORTED
OFFERED BY MR. FARENTHOLD OF TEXAS**

82

At the end of title III, add the following new section:

1 **SEC. 3___ . ACCESS TO WIRELESS HIGH-SPEED INTERNET**
2 **AND NETWORK CONNECTIONS FOR CERTAIN**
3 **MEMBERS OF THE ARMED FORCES DE-**
4 **PLOYED OVERSEAS.**

5 Consistent with section 2492a of title 10, United
6 States Code, the Secretary of Defense is encouraged to
7 enter into contracts with third-party vendors in order to
8 provide members of the Armed Forces who are deployed
9 overseas at any United States military facility, at which
10 wireless high-speed Internet and network connections are
11 otherwise available, with access to such Internet and net-
12 work connections without charge.



32. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CARTWRIGHT OF PENNSYLVANIA OR HIS DESIGNEE,
DEBATABLE FOR 10 MINUTES

3381

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. CARTWRIGHT OF
PENNSYLVANIA**

At the end of title III, add the following new section:

1 **SEC. 3 ___. SYSTEM FOR COMMUNICATING AVAILABILITY**
2 **OF SURPLUS AMMUNITION.**

3 Not later than 180 days after the date of the enact-
4 ment of this Act, the Secretary of Defense shall implement
5 a formal process to provide Government agencies outside
6 the Department of Defense with information on the avail-
7 ability of surplus, serviceable ammunition for the purpose
8 of reducing the overall storage and disposal costs related
9 to such ammunition.



33. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FORBES OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. FORBES OF VIRGINIA**

257

Page 107, line 20, strike "322,900" and insert
"324,615".



34. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JONES
OF NORTH CAROLINA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. JONES OF NORTH CAROLINA**

15

At the end of subtitle D of title VI, add the following new section:

1 **SEC. 6 ___. ACCEPTANCE OF MILITARY STAR CARD AT COM-**
2 **MISSARIES.**

3 (a) **IN GENERAL.**—The Secretary of Defense shall
4 ensure that—

5 (1) commissary stores accept as payment the
6 Military Star Card; and

7 (2) any financial liability of the United States
8 relating to such acceptance as payment be assumed
9 by the Army and Air Force Exchange Service.

10 (b) **MILITARY STAR CARD DEFINED.**—In this sec-
11 tion, the term “Military Star Card” means a credit card
12 administered under the Exchange Credit Program by the
13 Army and Air Force Exchange Service.



35. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ALLEN
OF GEORGIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

337L

51

OFFERED BY MR. ALLEN OF GEORGIA

Page 141, line 17, after “senior military college” insert the following: “and each of the Reserve Officer Training Corps institutions selected for partnership by the cyber institutes at the individual service academies”.



36. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
COMSTOCK OF VIRGINIA OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO COMM PRINT 114-51
OFFERED BY MRS. COMSTOCK OF VIRGINIA

313

At the end of subtitle E of title V (page 153, after line 9), add the following new section:

1 **SEC. 568. REPORT AND GUIDANCE REGARDING JOB TRAIN-**
2 **ING, EMPLOYMENT SKILLS TRAINING, AP-**
3 **PRENTICESHIPS, AND INTERNSHIPS AND**
4 **SKILLBRIDGE INITIATIVES FOR MEMBERS OF**
5 **THE ARMED FORCES WHO ARE BEING SEPA-**
6 **RATED.**

7 (a) REPORT REQUIRED.—Not later than 90 days
8 after the date of the enactment of this Act, the Under
9 Secretary of Defense for Personnel and Readiness shall
10 submit to the Committees on Armed Services of the Sen-
11 ate and the House of Representatives, and make available
12 to the public, a report evaluating the success of the Job
13 Training, Employment Skills Training, Apprenticeships,
14 and Internships (known as JTEST-AI) and SkillBridge
15 initiatives, under which civilian businesses and companies
16 make available to members of the Armed Forces who are
17 being separated from the Armed Forces training or intern-
18 ship opportunities that offer a high probability of employ-
19 ment for the members after their separation.

1 (b) ELEMENTS OF REPORT.—In preparing the report
2 required by subsection (a), the Under Secretary of De-
3 fense for Personnel and Readiness shall use the effective-
4 ness metrics described in Enclosure 5 of Department of
5 Defense Instruction No. 1322.29. The report shall in-
6 clude, at a minimum, the following:

7 (1) An assessment of the successes of the
8 JTEST-AI and SkillBridge initiatives.

9 (2) Recommendations by the Under Secretary
10 regarding ways in which the administration of the
11 JTEST-AI and SkillBridge initiatives could be im-
12 proved.

13 (3) Recommendations by civilian companies
14 participating in the initiatives regarding ways in
15 which the administration of the JTEST-AI and
16 SkillBridge initiatives could be improved.

17 (4) Testimony from a sample of members of the
18 Armed Forces who are participating in a JTEST-AI
19 or SkillBridge initiative regarding the effectiveness
20 of the initiatives and the members' support for the
21 initiatives.

22 (5) Testimony from a sample of recently sepa-
23 rated members of the Armed Forces who partici-
24 pated in a JTEST-AI or SkillBridge initiative re-

1 garding the effectiveness of the initiatives and the
2 members' support for the initiatives.

3 (c) ISSUANCE OF GUIDANCE.—Not later than 180
4 days after the submission of the report required by sub-
5 section (a), the Under Secretary of Defense for Personnel
6 and Readiness shall issue guidance to commanders of
7 units of the Armed Forces for the purpose of encouraging
8 commanders, consistent with unit readiness, to allow
9 members of the Armed Forces under their command who
10 are being separated from the Armed Forces to participate
11 in a JTEST-AI or SkillBridge initiative.



37. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FARETHOLD OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

83

**AMENDMENT TO H.R. 4909, AS REPORTED
OFFERED BY MR. FARENTHOLD OF TEXAS**

At the end of subtitle E of title V, add the following
new section:

1 **SEC. 5__ . CONGRESSIONAL NOTIFICATION IN ADVANCE**
2 **OF APPOINTMENTS TO SERVICE ACADEMIES.**

3 (a) UNITED STATES MILITARY ACADEMY.—Section
4 4342(a) of title 10, United States Code, is amended in
5 the matter after paragraph (10) by adding at the end the
6 following new sentence: “When a nominee of a Senator,
7 Representative, or Delegate is selected for appointment as
8 a cadet, the Senator, Representative, or Delegate shall be
9 notified at least 48 hours before the official notification
10 or announcement of the appointment is made.”.

11 (b) UNITED STATES NAVAL ACADEMY.—Section
12 6954(a) of title 10, United States Code, is amended in
13 the matter after paragraph (10) by adding at the end the
14 following new sentence: “When a nominee of a Senator,
15 Representative, or Delegate is selected for appointment as
16 a midshipman, the Senator, Representative, or Delegate
17 shall be notified at least 48 hours before the official notifi-
18 cation or announcement of the appointment is made.”.

1 (c) UNITED STATES AIR FORCE ACADEMY.—Section
2 9342(a) of title 10, United States Code, is amended in
3 the matter after paragraph (10) by adding at the end the
4 following new sentence: “When a nominee of a Senator,
5 Representative, or Delegate is selected for appointment as
6 a cadet, the Senator, Representative, or Delegate shall be
7 notified at least 48 hours before the official notification
8 or announcement of the appointment is made.”.

9 (d) UNITED STATES MERCHANT MARINE ACAD-
10 EMY.—Section 51302 of title 46, United States Code, is
11 amended by adding at the end the following:

12 “(e) CONGRESSIONAL NOTIFICATION IN ADVANCE OF
13 APPOINTMENTS.—When a nominee of a Senator, Rep-
14 resentative, or Delegate is selected for appointment as a
15 cadet, the Senator, Representative, or Delegate shall be
16 notified at least 48 hours before the official notification
17 or announcement of the appointment is made”.

18 (e) APPLICATION OF AMENDMENTS.—The amend-
19 ments made by this section shall apply with respect to the
20 appointment of cadets and midshipmen to the United
21 States Military Academy, the United States Naval Acad-
22 emy, the United States Air Force Academy, and United
23 States Merchant Marine Academy for classes entering
24 these service academies after January 1, 2018.



38. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
DESAULNIER OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. DESAULNIER OF CALIFORNIA**

105

At the end of subtitle E of title V, add the following
new section:

1 **SEC. 568. INCLUSION OF INFORMATION IN TRANSITION AS-**
2 **SISTANCE PROGRAM.**

3 Section 1144(b) of title 10, United States Code, is
4 amended by adding at the end the following new para-
5 graph:

6 “(10) Provide information regarding the deduc-
7 tion of disability compensation paid by the Secretary
8 of Veterans Affairs pursuant to section 1175a(h) of
9 this title by reason of voluntary separation pay re-
10 ceived by the member.”.



39. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
HUNTER OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

40

OFFERED BY MR. HUNTER OF CALIFORNIA

Page 173, after line 2, insert the following:

- 1 **SEC. 599A. SERVICEMEMBERS' GROUP LIFE INSURANCE.**
- 2 Section 1967(f)(4) of title 38, United States Code,
- 3 is amended by striking the second sentence.



40. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

285

**AMENDMENT TO H.R. 4909, AS REPORTED
OFFERED BY MR. KEATING OF MASSACHUSETTS**

At the end of title V, add the following new section:

1 **SEC. 5__.** **SENSE OF CONGRESS ON DESIRABILITY OF**
2 **SERVICE-WIDE ADOPTION OF GOLD STAR IN-**
3 **STALLATION ACCESS CARD.**

4 It is the sense of Congress that the Secretary of each
5 military department and the Secretary of the Department
6 in which the Coast Guard is operating should—

7 (1) provide for the issuance of a Gold Star In-
8 stallation Access Card to Gold Star family members
9 who are the survivors of deceased members of the
10 Armed Forces in order to expedite the ability of a
11 Gold Star family member to gain unescorted access
12 to military installations for the purpose of obtaining
13 the on-base services and benefits for which the Gold
14 Star family member is entitled or eligible;

15 (2) work jointly to ensure that a Gold Star In-
16 stallation Access Card issued to a Gold Star family
17 member by one Armed Force is accepted for access
18 to military installations of another Armed Force;
19 and

1 (3) in developing, issuing, and accepting the
2 Gold Star Installation Access Card—

3 (A) prevent fraud in the procurement or
4 use of the Gold Star Installation Access Card;

5 (B) limit installation access to those areas
6 that provide the services and benefits for which
7 the Gold Star family member is entitled or eli-
8 gible; and

9 (C) ensure that the availability and use of
10 the Gold Star Installation Access Card does not
11 adversely affect military installation security.



41. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
KAPTUR OF OHIO OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

ISOR

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MS. KAPTUR OF OHIO**

Page 186, after line 25, insert the following new subsection:

1 (c) REPORT.—Not later than 90 days after the date
2 of the enactment of this Act, the Secretary of Defense
3 shall submit to the congressional defense committees a re-
4 port on the dependency and indemnity compensation offset
5 under sections 1450(c) of title 10, United States Code.
6 The report shall include the following:

7 (1) The total number of individuals affected by
8 such offset.

9 (2) Of the number of individuals covered under
10 paragraph (1), the number who are covered by sec-
11 tion 1448(d) of title 10, United States Code, listed
12 by the rank of the deceased member and the current
13 age of the individual.

14 (3) Of the number of individuals under para-
15 graph (1), the number who are not covered by sec-
16 tion 1448(d) of title 10, United States Code, listed
17 by the rank of the deceased member and the current
18 age of the individual.

1 (4) The average amount of money that is af-
2 fected by such offset, including the average amounts
3 with respect to—

4 (A) individuals described in paragraph (2);

5 and

6 (B) individuals described in paragraph (3).

7 (5) The number of recipients for the special
8 survivor indemnity allowance under section 1450(m)
9 of title 10, United States Code.



42. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
KILDEE OF MICHIGAN OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909 369
OFFERED BY MR. KILDEE OF MICHIGAN**

Page 264, line 7, insert “and units” after “members”.

Page 265, after line 8, insert the following:

1 (3) HIGH RISK VETERANS.—The Secretary of
2 Veterans Affairs shall use the results under sub-
3 section (c) to provide outreach regarding the avail-
4 able preventative and treatment resources for mental
5 health for enrolled veterans who were deployed with
6 the units identified under this subsection.

Page 265, line 16, insert “and the Secretary of Veterans Affairs” after “Defense”.

Page 265, line 17, insert “and the Committee on Veterans’ Affairs” after “Services”.

Page 265, line 18, insert “and the Committee on Veterans’ Affairs” after “Services”.

Page 266, strike lines 3 through 6 and insert the following:

7 (f) DEFINITIONS.—In this section:

1 (1) MILITARY SERVICES.—The term “military
2 services” means the Army, Navy, Air Force, and the
3 Marine Corps, including the reserve components
4 thereof.

5 (2) ENROLLED VETERAN.—The term “enrolled
6 veteran” means a veteran enrolled in the health care
7 system of the Department of Veterans Affairs.



43. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CARTER OF GEORGIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909 **378**
OFFERED BY MR. CARTER OF GEORGIA

Page 269, line 7, insert "including small business pharmacies," after "retail pharmacy,".



44. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
COMSTOCK OF VIRGINIA OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MRS. COMSTOCK OF VIRGINIA**

312

At the end of subtitle D of title VII add the following:

1 **SEC. ____.** DEPARTMENT OF DEFENSE STUDIES ON PRE-
2 VENTING THE DIVERSION OF OPIOID MEDI-
3 CATIONS.

4 (a) STUDIES.—With respect to programs of the De-
5 partment of Defense that dispense drugs to patients, the
6 Secretary of Defense (referred to in this section as the
7 “Secretary”) shall study the feasibility, the effectiveness
8 in preventing the diversion of opioid medications, and the
9 cost-effectiveness of—

10 (1) requiring that such programs, in appro-
11 priate cases, dispense opioid medications in vials
12 using affordable technologies designed to prevent ac-
13 cess to the medications by anyone other than the in-
14 tended patient, such as a vial with a locking-cap clo-
15 sure mechanism; and

16 (2) the Secretary providing education on the
17 risks of opioid medications to individuals for whom
18 such medications are prescribed, and to their fami-

1 lies, with special consideration given to raising
2 awareness among adolescents on such risks.

3 (b) FEEDBACK.—In conducting the studies under
4 subsection (a), the Secretary shall seek feedback (on a
5 confidential basis when appropriate) from the individuals
6 and entities involved in the studies.

7 (c) REPORT TO CONGRESS.—Not later than one year
8 after the date of the enactment of this Act, the Secretary
9 shall submit to the Congress a report on the results of
10 the studies conducted under subsection (a).



45. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO THE RULES COMM PRINT 114-51
OFFERED BY MS. JACKSON LEE OF TEXAS

3486

At the end of title VII (page 273, after line 12), insert the following new section:

1 **SEC. 749. INCREASED COLLABORATION WITH NIH TO COM-**
2 **BAT TRIPLE NEGATIVE BREAST CANCER.**

3 The Office of Health of the Department of Defense
4 shall work in collaboration with the National Institutes of
5 Health to—

6 (1) identify specific genetic and molecular tar-
7 gets and biomarkers for triple negative breast can-
8 cer; and

9 (2) provide information useful in biomarker se-
10 lection, drug discovery, and clinical trials design that
11 will enable both—

12 (A) triple negative breast cancer patients
13 to be identified earlier in the progression of
14 their disease; and

15 (B) the development of multiple targeted
16 therapies for the disease.



46. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
LAMBORN OF COLORADO OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

3600 L

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. LAMBORN OF COLORADO**

At the end of subtitle A of title VIII, add the following new section:

1 **SEC. 810A. EXTENSION OF AUTHORITY FOR ENHANCED**
2 **TRANSFER OF TECHNOLOGY DEVELOPED AT**
3 **DEPARTMENT OF DEFENSE LABORATORIES.**

4 Section 801(e) of the National Defense Authorization
5 Act for Fiscal Year 2014 (Public Law 113-66; 127 Stat.
6 804; 10 U.S.C. 2514 note) is amended by striking "2017"
7 and inserting "2021".



47. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
JENKINS OF WEST VIRGINIA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. JENKINS OF WEST VIRGINIA**

340R2

At the end of title III, add the following new section:

1 **SEC. 3 ___. INCREASE IN FUNDING FOR NATIONAL GUARD**
2 **COUNTER-DRUG PROGRAMS.**

3 (a) INCREASE.—Notwithstanding the amounts set
4 forth in the funding tables in division D, the amount au-
5 thorized to be appropriated in section 1404 for drug inter-
6 diction and counter-drug activities, as specified in the cor-
7 responding funding table in section 4501, for drug inter-
8 diction and counter-drug activities, Defense-wide is hereby
9 increased by \$30,000,000 (to be used in support of the
10 National Guard counter-drug programs).

11 (b) OFFSET.—Notwithstanding the amounts set forth
12 in the funding tables in division D—

13 (1) the amount authorized to be appropriated
14 for in section 101 for procurement, as specified in
15 the corresponding funding table in section 4101, for
16 Aircraft Procurement, Navy, for Common Ground
17 Equipment (Line 064), is hereby reduced by
18 \$20,000,000; and

1 (2) the amount authorized to be appropriated in
2 section 201 for research, development, test, and
3 evaluation, as specified in the corresponding funding
4 table in section 4201, for advanced component devel-
5 opment and prototypes, Advanced Innovative Tech-
6 nologies (Line 095) is hereby reduced by
7 \$10,000,000.



48. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MENG
OF NEW YORK OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

355

OFFERED BY MS. MENG OF NEW YORK

Page 173, after line 2, insert the following:

1 **SEC. 599A. EXTENSION OF SUICIDE PREVENTION AND RE-**
2 **SILIENCE PROGRAM.**

3 Section 10219(g) of title 10, United States Code, is
4 amended by striking “October 1, 2017” and inserting
5 “October 1, 2018”.



49. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
WATERS OF CALIFORNIA OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

108R

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MS. MAXINE WATERS OF
CALIFORNIA**

At the end of subtitle D of title VIII (page 326,
after line 4), insert the following new section:

1 **SEC. 843. STUDY AND REPORT ON CONTRACTS AWARDED**
2 **TO MINORITY-OWNED AND WOMEN-OWNED**
3 **BUSINESSES.**

4 (a) **STUDY.**—The Comptroller General of the United
5 States shall carry out a study on the number and types
6 of contracts for the procurement of goods or services for
7 the Department of Defense awarded to minority-owned
8 and women-owned businesses during fiscal years 2010
9 through 2015. In conducting the study, the Comptroller
10 General shall identify minority-owned businesses accord-
11 ing to the categories identified in the Federal procurement
12 data system (described in section 1122(a)(4)(A) of title
13 41, United States Code).

14 (b) **REPORT.**—Not later than 1 year after the date
15 of the enactment of this Act, the Comptroller General shall

- 1 submit to the congressional defense committees a report
- 2 on the results of the study under subsection (a).



50. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
GUINTA OF NEW HAMPSHIRE OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

183R

OFFERED BY MR. GUINTA OF NEW HAMPSHIRE

Page 372, after line 8, insert the following:

1 **SEC. 1014. FUNDING FOR COUNTER NARCOTICS OPER-**
2 **ATIONS.**

3 (a) INCREASE.—Notwithstanding the amounts set
4 forth in the funding tables in division D, the amount au-
5 thorized to be appropriated for drug interdiction and
6 counterdrug activities, Defense-wide, as specified in the
7 corresponding funding table in section 4501 is hereby in-
8 creased by \$3,000,000.

9 (b) OFFSET.—Notwithstanding the amounts set forth
10 in the funding tables in division D, the amount authorized
11 to be appropriated for operation and maintenance, as
12 specified in the corresponding funding table in section
13 4301, for administration and servicewide activities, De-
14 fense Logistics Agency (Line 160) is hereby reduced by
15 \$3,000,000.

⊗

51. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
WALBERG OF MICHIGAN OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

211

51

OFFERED BY MR. WALBERG OF MICHIGAN

Page 372, after line 8, insert the following:

1 **SEC. 1014. REPORT ON EFFORTS OF UNITED STATES**
2 **SOUTHERN COMMAND OPERATION TO DE-**
3 **TECT AND MONITOR DRUG TRAFFICKING.**

4 The Secretary of Defense shall submit to Congress
5 a report on the effectiveness of the United States South-
6 ern Command Operation to limit threats to the national
7 security of the United States by detecting and monitoring
8 drug trafficking, specifically heroin and fentanyl.



52. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
SANFORD OF SOUTH CAROLINA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

172

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

OFFERED BY MR. SANFORD OF SOUTH CAROLINA

In section 1047(e)(1), strike “and approvals” and insert “, approvals, and the total costs of all flyover missions, including the costs of fuel, maintenance, and manpower,”.



53. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE WALZ
OF MINNESOTA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

344K

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. WALZ OF MINNESOTA**

Page 394, after line 5, insert the following new sub-
section:

- 1 (c) STATE DEFINED.—In this section, the term
- 2 “State” includes the District of Columbia, the Common-
- 3 wealth of Puerto Rico, Guam, the Commonwealth of the
- 4 Northern Mariana Islands, and any territory or possession
- 5 of the United States.



54. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ELLMERS OF NORTH CAROLINA OR HER DESIGNEE,
DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM PRINT 114-51
OFFERED BY MRS. ELLMERS OF NORTH
CAROLINA

52 R

At the end of subtitle F of title X (page 423, before line 4), add the following new section:

1 **SEC. 1070. QUARTERLY REPORTS ON PARACHUTE JUMPS**
2 **CONDUCTED AT FORT BRAGG AND POPE**
3 **ARMY AIRFIELD AND AIR FORCE SUPPORT**
4 **FOR SUCH JUMPS.**

5 (a) **REPORT REQUIRED.**—Until January 31, 2020,
6 the Secretary of the Air Force and the Secretary of the
7 Army shall submit to the Committees on Armed Services
8 of the House of Representatives and the Senate quarterly
9 reports—

10 (1) specifying the number of parachute jumps
11 conducted at Fort Bragg and Pope Army Airfield,
12 North Carolina, during the three-month period cov-
13 ered by the report; and

14 (2) describing and evaluating the level of air
15 support provided by the Air Force for those jumps.

16 (b) **JOINT AIRBORNE AIR TRANSPORTABILITY**
17 **TRAINING CONTRACTS.**—As part of each report submitted

1 under subsection (a), the Secretaries shall specifically pro-
2 vide the following:

3 (1) The number of Joint Airborne Air Trans-
4 portability Training contracts requested during the
5 three-month period covered by the report by all units
6 located at Fort Bragg and Pope Army Airfield.

7 (2) The number of Joint Airborne Air Trans-
8 portability Training contracts validated during the
9 three-month period covered by the report for units
10 located at Fort Bragg and Pope Army Airfield.

11 (3) The number of Joint Airborne Air Trans-
12 portability Training contracts not validated during
13 the three-month period covered by the report for
14 units located at Fort Bragg and Pope Army Airfield.

15 (4) In the case of each Joint Airborne Air
16 Transportability Training contract identified pursu-
17 ant to paragraph (3), the reason the contract was
18 not validated.



55. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GOSAR
OF ARIZONA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. GOSAR OF ARIZONA**

23R

At the end of subtitle F of title X, add the following
new section:

1 **SEC. 1070. BRIEFING ON REAL PROPERTY INVENTORY.**

2 (a) **BRIEFING REQUIRED.**—Not later than 180 days
3 after the date of the enactment of this Act, the Secretary
4 of Defense shall brief the Committee on Armed Services
5 of the House of Representatives on the status of the In-
6 stallation Geospatial Information and Services of the De-
7 partment of Defense as it relates to the real property in-
8 ventory of the Department, and the extent to which the
9 Department has made use of the cadastral geographic in-
10 formation systems-based real property inventory.

11 (b) **MATTERS COVERED.**—The briefing required by
12 subsection (a) shall, at a minimum, cover the following:

13 (1) The status of current policies of the Depart-
14 ment governing real property inventories and the use
15 of geospatial information systems, the status of real
16 property inventory in relation to the financial im-
17 provement and audit readiness efforts of the Depart-
18 ment, and the status of implementation of Depart-

1 ment of Defense Instruction 8130.01, Installation
2 Geospatial Information and Services (IGI&S).

3 (2) The extent to which the Department is co-
4 ordinating with the Federal Geographic Data Com-
5 mittee, other Federal agencies, and State and local
6 governments, and how existing Department stand-
7 ards and common protocols ensure that the inter-
8 operability of geospatial information complies with
9 section 216 of the E-Government Act of 2002 (Pub-
10 lic Law 107-347; 44 U.S.C. 3501 note) and Execu-
11 tive Orders 12906 and 13327.

12 (3) The existing real property inventories sys-
13 tems or any components of any cadastre currently
14 authorized by law or conducted by the Department
15 of Defense, the statutory authorization for such in-
16 ventories or components, and the amount expended
17 by the Federal Government for each such activity in
18 fiscal year 2015.

19 (4) A discussion of the Department's ability to
20 make this information publicly available on the
21 Internet in a graphically geo-enabled and searchable
22 format, and how the Department plans to prevent
23 the disclosure of any parcel or parcels of land, any
24 buildings or facilities on any such parcel, or any in-
25 formation related to any such parcel, building, or fa-

1 cility, if such disclosure would impair or jeopardize
2 the national security or homeland defense of the
3 United States.

4 (5) Any additional topics identified by the Sec-
5 retary.

◇

56. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
RUSSELL OF OKLAHOMA OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

121R

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

OFFERED BY MR. RUSSELL OF OKLAHOMA

Page 423, after line 3, insert the following:

1 **SEC. 1071. REPORT ON ADJUSTMENT AND DIVERSIFICA-**
2 **TION ASSISTANCE.**

3 Not later than 90 days after the date of the enact-
4 ment of this Act, the Secretary of Defense shall provide
5 to the Committee on Armed Services of the House of Rep-
6 resentatives a briefing on the adjustment and diversifica-
7 tion assistance authorized by subsections (b) and (c) of
8 section 2391 of title 10, United States Code. Such briefing
9 shall include each of the following:

10 (1) A description of the activities and programs
11 currently being conducted under subsections (b)(1)
12 and (c) of such section, including a list of the recipi-
13 ents of grants, and amount received by each recipi-
14 ent, of such activities and programs in each of the
15 five most recent fiscal years.

16 (2) For each of the five fiscal years preceding
17 the fiscal year during which the briefing is con-
18 ducted, separate estimates of the funding the De-
19 partment of Defense has directed to activities under

1 each of clauses (A) through (E) of paragraph (1) of
2 subsection (b) and under subsection (c) of such sec-
3 tion and the recipients of such funding.



57. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE PITTS
OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

~~AMENDMENT TO RULES COMM. PRINT 114-51~~

~~OFFERED BY MR. PITTS OF PENNSYLVANIA~~

321R

Page 542, after line 6, insert before “Such” the following: “The number and type of transient Russian naval vessels that have utilized ports of the country.”.

Page 542, line 8, insert before “and” the following: “, including the use of ports of such country by transient Russian naval vessels,”.



58. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE YOUNG
OF IOWA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO RULES COMMITTEE PRINT FOR
H.R. 4909
OFFERED BY MR. YOUNG OF IOWA**

177R

Insert at the end of subtitle F of title X the following:

1 **SEC. 1070. BRIEFING ON THE PROTECTION OF PERSON-**
2 **ALLY IDENTIFYING INFORMATION OF MEM-**
3 **BERS OF THE ARMED FORCES.**

4 Not later than 90 days after the date of the enact-
5 ment of this Act, the Secretary of Defense shall provide
6 to the congressional defense committees a briefing on the
7 efforts of the Department of Defense to protect the per-
8 sonally identifiable information of members of the Armed
9 Forces and their families, and of employees of the Depart-
10 ment of Defense, which shall include—

11 (1) current and planned initiatives to protect
12 the personally identifying information of members of
13 the Armed Forces and their families, and employees
14 of the Department of Defense;

15 (2) the challenges encountered in carrying out
16 the activities described in paragraph (1); and

17 (3) any trends related to fraudulent activity
18 that targets the personally identifying information of

- 1 members of the Armed Forces or their families, or
- 2 employees of the Department of Defense.



59. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE POLIS
OF COLORADO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

174

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

OFFERED BY MR. POLIS OF COLORADO

Page 423, after line 3, insert the following:

1 **SEC. 1070. REPORT ON CARRIER AIR WING FORCE STRUC-**
2 **TURE.**

3 Not later than 180 days after the date of the enact-
4 ment of this Act, the Secretary of Defense shall submit
5 to Congress a report on the impact of changes to existing
6 carrier air wing force structure and the impact a potential
7 reduction to 9 carrier air wings would have on overall fleet
8 readiness if aircraft and personnel were to be distributed
9 throughout the remaining 9 air wings.

☒

60. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FITZPATRICK OF PENNSYLVANIA OR HIS DESIGNEE,
DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. FITZPATRICK OF
PENNSYLVANIA**

252

Page 462, after line 13, insert the following new section:

1 **SEC. 1098. IMPORTANCE OF ROLE PLAYED BY WOMEN IN**
2 **WORLD WAR II.**

3 (a) FINDINGS.—Congress finds the following:

4 (1) National Rosie the Riveter Day is a collec-
5 tive national effort to raise awareness of the 16 mil-
6 lion women working during World War II.

7 (2) Americans have chosen to honor female
8 workers who contributed on the home front during
9 World War II.

10 (3) These women left their homes to work or
11 volunteer full-time in factories, farms, shipyards, air-
12 plane factories, banks, and other institutions in sup-
13 port of the military overseas.

14 (4) These women worked with the USO and
15 Red Cross, drove trucks, riveted airplane parts, col-
16 lected critical materials, rolled bandages, and served
17 on rationing boards.

1 (5) It is fitting and proper to recognize and
2 preserve the history and legacy of working women,
3 including volunteer women, during World War II to
4 promote cooperation and fellowship among such
5 women and their descendants.

6 (6) These women and their descendants wish to
7 further the advancement of patriotic ideas, excel-
8 lence in the workplace, and loyalty to the United
9 States of America.

10 (b) SENSE OF CONGRESS.—Congress acknowledges
11 the important role played by women in World War II.



61. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FORBES OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. FORBES OF VIRGINIA**

305R

At the end of subtitle G of title X, add the following:

1 **SEC. 1098. RECOVERY OF EXCESS RIFLES, AMMUNITION,**
2 **AND PARTS GRANTED TO FOREIGN COUN-**
3 **TRIES AND TRANSFER TO CERTAIN PERSONS.**

4 (a) **RECOVERY.**—Subchapter II of chapter 407 of
5 title 36, United States Code, is amended by inserting after
6 section 40728A the following new section:

7 **“§ 40728B. Recovery of excess rifles, ammunition, and**
8 **parts granted to foreign countries and**
9 **transfer to certain persons**

10 **“(a) AUTHORITY TO RECOVER.**—(1) Subject to para-
11 graph (2) and subsection (b), the Secretary of the Army
12 may acquire from any person any rifle, ammunition, repair
13 parts, or other supplies described in section 40731(a) of
14 this title which were—

15 **“(A)** provided to any country on a grant basis
16 under the conditions imposed by section 505 of the
17 Foreign Assistance Act of 1961 (22 U.S.C. 2314)
18 that became excess to the needs of such country;
19 and

1 “(B) lawfully acquired by such person.

2 “(2) The Secretary of the Army may not acquire any-
3 thing under paragraph (1) except for transfer to a person
4 in the United States under subsection (c).

5 “(3) The Secretary of the Army may accept rifles,
6 ammunition, repair parts, or other supplies under para-
7 graph (1) notwithstanding section 1342 of title 31.

8 “(b) COST OF RECOVERY.—The Secretary of the
9 Army may not acquire anything under subsection (a) if
10 the United States would incur any cost for such acquisi-
11 tion.

12 “(c) AVAILABILITY FOR TRANSFER.—Any rifles, am-
13 munition, repair parts, or supplies acquired under sub-
14 section (a) shall be available for transfer in the United
15 States to the person from whom acquired if such person—

16 “(1) is licensed as a manufacturer, importer, or
17 dealer pursuant to section 923(a) of title 18; and

18 “(2) uses an ammunition depot of the Army
19 that is an eligible facility for receipt of any rifles,
20 ammunition, repair parts, or supplies under this
21 paragraph.

22 “(d) CONTRACTS.—Notwithstanding subsection (k)
23 of section 2304 of title 10, the Secretary may enter into
24 such contracts or cooperative agreements on a sole source

1 basis pursuant to paragraphs (4) and (5) of subsection
2 (c) of such section to carry out this section.

3 “(e) AECA.—Transfers authorized under this section
4 may only be made in accordance with applicable provisions
5 of the Arms Export Control Act (22 U.S.C. 2778).

6 “(f) RIFLE DEFINED.—In this section, the term
7 ‘rifle’ has the meaning given such term in section 921 of
8 title 18.”.

9 (b) SALE.—Section 40732 of such title is amended—

10 (1) by adding at the end the following new sub-
11 section:

12 “(d) SALES BY OTHER PERSONS.—A person who re-
13 ceives a rifle or any ammunition, repair parts, or supplies
14 under section 40728B(c) of this title may sell, at fair mar-
15 ket value, such rifle, ammunition, repair parts, or supplies.
16 With respect to rifles other than caliber .22 rimfire and
17 caliber .30 rifles, the seller shall obtain a license as a deal-
18 er in rifles and abide by all requirements imposed on per-
19 sons licensed under chapter 44 of title 18, including main-
20 taining acquisition and disposition records, and con-
21 ducting background checks.”; and

22 (2) in subsection (c), in the heading, by insert-
23 ing “BY THE CORPORATION” after “LIMITATION ON
24 SALES”.

1 (c) CLERICAL AMENDMENT.—The table of sections
2 at the beginning of chapter 407 of such title is amended
3 by inserting after the item relating to section 40728A the
4 following new item:

“40728B. Recovery of excess rifles, ammunition, and parts granted to foreign
countries and transfer to certain persons.”.

◇

62. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE YOUNG
OF INDIANA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

269R

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. YOUNG OF INDIANA**

At the end of title X, add the following new section:

1 **SEC. 1098. PROJECT MANAGEMENT.**

2 (a) DEPUTY DIRECTOR FOR MANAGEMENT.—

3 (1) ADDITIONAL FUNCTIONS.—Section 503 of
4 title 31, United States Code, is amended by adding
5 at the end the following:

6 “(c) PROGRAM AND PROJECT MANAGEMENT.—

7 “(1) REQUIREMENT.—Subject to the direction
8 and approval of the Director, the Deputy Director
9 for Management or a designee shall—

10 “(A) adopt governmentwide standards,
11 policies, and guidelines for program and project
12 management for executive agencies;

13 “(B) oversee implementation of program
14 and project management for the standards,
15 policies, and guidelines established under sub-
16 paragraph (A);

17 “(C) chair the Program Management Pol-
18 icy Council established under section 1126(b);

1 “(D) establish standards and policies for
2 executive agencies, consistent with widely ac-
3 cepted standards for program and project man-
4 agement planning and delivery;

5 “(E) engage with the private sector to
6 identify best practices in program and project
7 management that would improve Federal pro-
8 gram and project management;

9 “(F) conduct portfolio reviews to address
10 programs identified as high risk by the Govern-
11 ment Accountability Office;

12 “(G) not less than annually, conduct port-
13 folio reviews of agency programs in coordination
14 with Project Management Improvement Officers
15 designated under section 1126(a)(1) to assess
16 the quality and effectiveness of program man-
17 agement; and

18 “(H) establish a 5-year strategic plan for
19 program and project management.

20 “(2) APPLICATION TO DEPARTMENT OF DE-
21 FENSE.—Paragraph (1) shall not apply to the De-
22 partment of Defense to the extent that the provi-
23 sions of that paragraph are substantially similar to
24 or duplicative of—

1 “(A) the provisions of chapter 87 of title
2 10; or

3 “(B) policy, guidance, or instruction of the
4 Department related to program management.”.

5 (2) DEADLINE FOR STANDARDS, POLICIES, AND
6 GUIDELINES.—Not later than 1 year after the date
7 of enactment of this Act, the Deputy Director for
8 Management of the Office of Management and
9 Budget shall issue the standards, policies, and
10 guidelines required under section 503(c) of title 31,
11 United States Code, as added by paragraph (1).

12 (3) REGULATIONS.—Not later than 90 days
13 after the date on which the standards, policies, and
14 guidelines are issued under paragraph (2), the Dep-
15 uty Director for Management of the Office of Man-
16 agement and Budget, in consultation with the Pro-
17 gram Management Policy Council established under
18 section 1126(b) of title 31, United States Code, as
19 added by subsection (b)(1), and the Director of the
20 Office of Management and Budget, shall issue any
21 regulations as are necessary to implement the re-
22 quirements of section 503(c) of title 31, United
23 States Code, as added by paragraph (1).

24 (b) PROGRAM MANAGEMENT IMPROVEMENT OFFI-
25 CERS AND PROGRAM MANAGEMENT POLICY COUNCIL.—

1 (1) AMENDMENT.—Chapter 11 of title 31,
2 United States Code, is amended by adding at the
3 end the following:

4 **“§ 1126. Program Management Improvement Officers**
5 **and Program Management Policy Council**

6 “(a) PROGRAM MANAGEMENT IMPROVEMENT OFFI-
7 CERS.—

8 “(1) DESIGNATION.—The head of each agency
9 described in section 901(b) shall designate a senior
10 executive of the agency as the Program Management
11 Improvement Officer of the agency.

12 “(2) FUNCTIONS.—The Program Management
13 Improvement Officer of an agency designated under
14 paragraph (1) shall—

15 “(A) implement program management poli-
16 cies established by the agency under section
17 503(c); and

18 “(B) develop a strategy for enhancing the
19 role of program managers within the agency
20 that includes the following:

21 “(i) Enhanced training and edu-
22 cational opportunities for program man-
23 agers that shall include—

24 “(I) training in the relevant com-
25 petencies encompassed with program

1 and project manager within the pri-
2 vate sector for program managers;
3 and

4 “(II) training that emphasizes
5 cost containment for large projects
6 and programs.

7 “(ii) Mentoring of current and future
8 program managers by experienced senior
9 executives and program managers within
10 the agency.

11 “(iii) Improved career paths and ca-
12 reer opportunities for program managers.

13 “(iv) A plan to encourage the recruit-
14 ment and retention of highly qualified indi-
15 viduals to serve as program managers.

16 “(v) Improved means of collecting and
17 disseminating best practices and lessons
18 learned to enhance program management
19 across the agency.

20 “(vi) Common templates and tools to
21 support improved data gathering and anal-
22 ysis for program management and over-
23 sight purposes.

24 “(3) APPLICATION TO DEPARTMENT OF DE-
25 FENSE.—This subsection shall not apply to the De-

1 partment of Defense to the extent that the provi-
2 sions of this subsection are substantially similar to
3 or duplicative of the provisions of chapter 87 of title
4 10. For purposes of paragraph (1), the Under Sec-
5 retary of Defense for Acquisition, Technology, and
6 Logistics (or a designee of the Under Secretary)
7 shall be considered the Program Management Im-
8 provement Officer.

9 “(b) PROGRAM MANAGEMENT POLICY COUNCIL.—

10 “(1) ESTABLISHMENT.—There is established in
11 the Office of Management and Budget a council to
12 be known as the ‘Program Management Policy
13 Council’ (in this subsection referred to as the ‘Coun-
14 cil’).

15 “(2) PURPOSE AND FUNCTIONS.—The Council
16 shall act as the principal interagency forum for im-
17 proving agency practices related to program and
18 project management. The Council shall—

19 “(A) advise and assist the Deputy Director
20 for Management of the Office of Management
21 and Budget;

22 “(B) review programs identified as high
23 risk by the General Accountability Office and
24 make recommendations for actions to be taken
25 by the Deputy Director for Management of the

1 Office of Management and Budget or a des-
2 ignee;

3 “(C) discuss topics of importance to the
4 workforce, including—

5 “(i) career development and workforce
6 development needs;

7 “(ii) policy to support continuous im-
8 provement in program and project manage-
9 ment; and

10 “(iii) major challenges across agencies
11 in managing programs;

12 “(D) advise on the development and appli-
13 cability of standards governmentwide for pro-
14 gram management transparency; and

15 “(E) review the information published on
16 the website of the Office of Management and
17 Budget pursuant to section 1122.

18 “(3) MEMBERSHIP.—

19 “(A) COMPOSITION.—The Council shall be
20 composed of the following members:

21 “(i) Five members from the Office of
22 Management and Budget as follows:

23 “(I) The Deputy Director for
24 Management.

1 “(II) The Administrator of the
2 Office of Electronic Government.

3 “(III) The Administrator of Fed-
4 eral Procurement Policy.

5 “(IV) The Controller of the Of-
6 fice of Federal Financial Manage-
7 ment.

8 “(V) The Director of the Office
9 of Performance and Personnel Man-
10 agement.

11 “(ii) The Program Management Im-
12 provement Officer from each agency de-
13 scribed in section 901(b).

14 “(iii) Other individuals as determined
15 appropriate by the Chairperson.

16 “(B) CHAIRPERSON AND VICE CHAIR-
17 PERSON.—

18 “(i) IN GENERAL.—The Deputy Di-
19 rector for Management of the Office of
20 Management and Budget shall be the
21 Chairperson of the Council. A Vice Chair-
22 person shall be elected by the members and
23 shall serve a term of not more than 1 year.

24 “(ii) DUTIES.—The Chairperson shall
25 preside at the meetings of the Council, de-

1 termine the agenda of the Council, direct
2 the work of the Council, and establish and
3 direct subgroups of the Council as appro-
4 priate.

5 “(4) MEETINGS.—The Council shall meet not
6 less than twice per fiscal year and may meet at the
7 call of the Chairperson or a majority of the members
8 of the Council.

9 “(5) SUPPORT.—The head of each agency with
10 a Project Management Improvement Officer serving
11 on the Council shall provide administrative support
12 to the Council, as appropriate, at the request of the
13 Chairperson.

14 “(6) COMMITTEE DURATION.—Section 14(a)(2)
15 of the Federal Advisory Committee Act (5 U.S.C.
16 App.) shall not apply to the Council.”.

17 (2) REPORT REQUIRED.—Not later than 1 year
18 after the date of enactment of this Act, the Director
19 of the Office of Management and Budget, in con-
20 sultation with each Program Management Improve-
21 ment Officer designated under section 1126(a)(1) of
22 title 31, United States Code, shall submit to Con-
23 gress a report containing the strategy developed
24 under section 1126(a)(2)(B) of such title, as added
25 by paragraph (1).

1 (c) PROGRAM AND PROJECT MANAGEMENT PER-
2 SONNEL STANDARDS.—

3 (1) DEFINITION.—In this subsection, the term
4 “agency” means each agency described in section
5 901(b) of title 31, United States Code, other than
6 the Department of Defense.

7 (2) REGULATIONS REQUIRED.—Not later than
8 180 days after the date on which the standards,
9 policies, and guidelines are issued under section
10 503(e) of title 31, United States Code, as added by
11 subsection (a)(1), the Director of the Office of Per-
12 sonnel Management, in consultation with the Direc-
13 tor of the Office of Management and Budget, shall
14 issue regulations that—

15 (A) identify key skills and competencies
16 needed for a program and project manager in
17 an agency;

18 (B) establish a new job series, or update
19 and improve an existing job series, for program
20 and project management within an agency; and

21 (C) establish a new career path for pro-
22 gram and project managers within an agency.

23 (d) GAO REPORT ON EFFECTIVENESS OF POLICIES
24 ON PROGRAM AND PROJECT MANAGEMENT.—Not later
25 than 3 years after the date of enactment of this Act, the

1 Government Accountability Office shall issue, in conjunc-
2 tion with the High Risk list of the Government Account-
3 ability Office, a report examining the effectiveness of the
4 following on improving Federal program and project man-
5 agement:

6 (1) The standards, policies, and guidelines for
7 program and project management issued under sec-
8 tion 503(c) of title 31, United States Code, as added
9 by subsection (a)(1).

10 (2) The 5-year strategic plan established under
11 section 503(c)(1)(H) of title 31, United States Code,
12 as added by subsection (a)(1).

13 (3) Program Management Improvement Offi-
14 cers designated under section 1126(a)(1) of title 31,
15 United States Code, as added by subsection (b)(1).

16 (4) The Program Management Policy Council
17 established under section 1126(b)(1) of title 31,
18 United States Code, as added by subsection (b)(1).



63. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
COURTNEY OF CONNECTICUT OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 4909
OFFERED BY MR. COURTNEY OF CONNECTICUT**

239

Page 462, after line 13, insert the following new section (and conform the table of contents accordingly):

1 **SEC. 1098. SHORT TITLE.**

2 This Act may be cited as the “Maritime Occupational
3 Safety and Health Advisory Committee Act”.

4 **SEC. 2. MARITIME OCCUPATIONAL SAFETY AND HEALTH
5 ADVISORY COMMITTEE.**

6 Section 7 of the Occupational Safety and Health Act
7 of 1970 (29 U.S.C. 656) is amended by adding at the end
8 the following:

9 “(d) There is established a Maritime Occupational
10 Safety and Health Advisory Committee, which shall be a
11 continuing body and shall provide advice to the Secretary
12 in formulating maritime industry standards and regarding
13 matters pertaining to the administration of this Act re-
14 lated to the maritime industry. The composition of this
15 advisory committee shall be consistent with the advisory
16 committees established under subsection (b), provided that
17 a member of this committee who is otherwise qualified
18 may continue to serve until a successor is appointed. The

- 1 Secretary may promulgate or amend regulations as nec-
- 2 essary to implement this subsection.”.



64. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

OFFERED BY MS. JACKSON LEE OF TEXAS

205

Page 462, after line 13, insert the following new section:

1 **SEC. 1098. SENSE OF CONGRESS REGARDING UNITED**
2 **STATES NORTHERN COMMAND PREPARED-**
3 **NESS.**

4 It is the sense of the Congress that—

5 (1) the United States Northern Command plays
6 a crucial role in providing additional response capa-
7 bility to State and local governments in domestic
8 disaster relief and consequence management oper-
9 ations;

10 (2) the United States Northern Command must
11 continue to build upon its current efforts to develop
12 command strategies, leadership training, and re-
13 sponse plans to effectively work with civil authorities
14 when acting as the lead agency or a supporting
15 agency; and

16 (3) the United States Northern Command
17 should leverage whenever possible training and man-
18 agement expertise that resides within the Depart-

1 ment of Defense, other Federal agencies, State and
2 local governments, and private sector businesses and
3 academic institutions to enhance—

4 (A) its defense support to civil authorities
5 and incidence management missions;

6 (B) relationships with other entities in-
7 volved in disaster response; and

8 (C) its ability to respond to unforeseen
9 events.



65. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LEWIS
OF GEORGIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT

114-51

OFFERED BY MR. LEWIS OF GEORGIA

12

At the end of title X, add the following new section:

1 SEC. 1098. COST OF WARS.

2 The Secretary of Defense, in consultation with the
3 Commissioner of the Internal Revenue Service and the Di-
4 rector of the Bureau of Economic Analysis, shall post on
5 the public Web site of the Department of Defense the
6 costs, including the relevant legacy costs, to each Amer-
7 ican taxpayer of each of the wars in Afghanistan, Iraq,
8 and Syria.



66. AN AMENDMENT TO BE OFFERED BY DELEGATE BORDALLO OF
GUAM OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT

FOR H.R. 4909

OFFERED BY MS. BORDALLO OF GUAM

142R2

Page 462, after line 13, insert the following:

1 **SEC. 1098. WORKFORCE ISSUES FOR RELOCATION OF MA-**
2 **RINES TO GUAM.**

3 (a) IN GENERAL.—Section 6(b) of the Joint Resolu-
4 tion entitled “A Joint Resolution to approve the ‘Covenant
5 To Establish a Commonwealth of the Northern Mariana
6 Islands in Political Union With the United States of
7 America’, and for other purposes”, approved March 24,
8 1976 (48 U.S.C. 1806(b)) is amended to read as follows:

9 “(b) NUMERICAL LIMITATIONS FOR NONIMMIGRANT
10 WORKERS.—An alien, if otherwise qualified, may seek ad-
11 mission to Guam or to the Commonwealth during the
12 transition program as a nonimmigrant worker under sec-
13 tion 101(a)(15)(H) of the Immigration and Nationality
14 Act (8 U.S.C. 1101(a)(15)(H)) without counting against
15 the numerical limitations set forth in section 214(g) of
16 such Act (8 U.S.C. 1184(g)). An alien, if otherwise quali-
17 fied, may, before October 1, 2028, be admitted under sec-
18 tion 101(a)(15)(H)(ii)(b) of such Act for a period of up
19 to 3 years (which may be extended by the Secretary of

1 Homeland Security before October 1, 2028, for an addi-
2 tional period or periods not to exceed 3 years each) to per-
3 form services or labor on Guam pursuant to any agree-
4 ment entered into by a prime contractor or subcontractor
5 calling for services or labor required for performance of
6 the contract or subcontract in direct support of all mili-
7 tary-funded construction, repairs, renovation, and facili-
8 ties services, or to perform services or labor on Guam as
9 a health-care worker, notwithstanding the requirement of
10 such section that the service or labor be temporary. This
11 subsection does not apply to any employment to be per-
12 formed outside of Guam or the Commonwealth.”.

13 (b) **EFFECTIVE DATE.**—The amendment made by
14 subsection (a) shall take effect on the date that is 120
15 days after the date of the enactment of this Act.



67. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
MALONEY OF NEW YORK OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

319

**OFFERED BY MR. SEAN PATRICK MALONEY OF
NEW YORK**

Page 462, after line 13, insert the following:

1 **SEC. 1098. REVIEW OF DEPARTMENT OF DEFENSE DEBT**
2 **COLLECTION REGULATIONS.**

3 Not later than 180 days after the date of the enact-
4 ment of this Act, the Secretary of Defense shall review
5 and update Department of Defense regulations to ensure
6 such regulations comply with Federal consumer protection
7 law with respect to the collection of debt.



68. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE YOUNG
OF ALASKA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

284

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. YOUNG OF ALASKA**

In section 1101—

(1) in subsection (a), insert “or as a military technician (dual status)” after “Base”; and

(2) amend subsection (c) to read as follows:

1 (c) DEFINITIONS.—In this section—

2 (1) the term “defense industrial base facility”
3 means any Department of Defense depot, arsenal, or
4 shipyard located within the United States; and

5 (2) the term “military technician (dual status)”
6 has the meaning given such term in section 10216
7 of title 10, United States Code.



69. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
LANGEVIN OF RHODE ISLAND OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909 179R-1004
OFFERED BY MR. LANGEVIN OF RHODE ISLAND**

Page 480, before line 13, insert the following:

1 **SEC. 1112. PUBLIC-PRIVATE TALENT EXCHANGE.**

2 (a) **AUTHORITY.**—Chapter 81 of title 10, United
3 States Code, as amended by section 1105 of this Act, is
4 further amended by adding at the end the following new
5 section:

6 **“§ 1599g. Public-private talent exchange**

7 “(a) **ASSIGNMENT AUTHORITY.**—Under regulations
8 prescribed by the Secretary of Defense, the Secretary may,
9 with the agreement of a private-sector organization and
10 the consent of the employee, arrange for the temporary
11 assignment of an employee to such private-sector organi-
12 zation, or from such private-sector organization to a De-
13 partment of Defense organization under this section.

14 “(b) **AGREEMENTS.**—(1) The Secretary of Defense
15 shall provide for a written agreement among the Depart-
16 ment of Defense, the private-sector organization, and the
17 employee concerned regarding the terms and conditions of
18 the employee’s assignment under this section. The agree-
19 ment—

1 “(A) shall require that the employee of the De-
2 partment of Defense, upon completion of the assign-
3 ment, will serve in the Department of Defense, or
4 elsewhere in the civil service if approved by the Sec-
5 retary, for a period equal to the length of the assign-
6 ment; and

7 “(B) shall provide that if the employee of the
8 Department of Defense or of the private-sector orga-
9 nization (as the case may be) fails to carry out the
10 agreement, such employee shall be liable to the
11 United States for payment of all expenses of the as-
12 signment, unless that failure was for good and suffi-
13 cient reason, as determined by the Secretary of De-
14 fense.

15 “(2) An amount for which an employee is liable under
16 paragraph (1) shall be treated as a debt due the United
17 States.

18 “(3) The Secretary may waive, in whole or in part,
19 collection of a debt described in paragraph (2) based on
20 a determination that the collection would be against equity
21 and good conscience and not in the best interests of the
22 United States, after taking into account any indication of
23 fraud, misrepresentation, fault, or lack of good faith on
24 the part of the employee.

1 “(c) TERMINATION.—An assignment under this sec-
2 tion may, at any time and for any reason, be terminated
3 by the Department of Defense or the private-sector orga-
4 nization concerned.

5 “(d) DURATION.—An assignment under this section
6 shall be for a period of not less than 3 months and not
7 more than one year, renewable up to a total of 4 years.
8 No employee of the Department of Defense may be as-
9 signed under this section for more than a total of 4 years
10 inclusive of all such assignments.

11 “(e) STATUS OF FEDERAL EMPLOYEES ASSIGNED TO
12 PRIVATE-SECTOR ORGANIZATIONS.—An employee of the
13 Department of Defense who is assigned to a private-sector
14 organization under this section shall be considered, during
15 the period of assignment, to be on detail to a regular work
16 assignment in the Department for all purposes. The writ-
17 ten agreement established under subsection (b)(1) shall
18 address the specific terms and conditions related to the
19 employee’s continued status as a Federal employee.

20 “(f) TERMS AND CONDITIONS FOR PRIVATE-SECTOR
21 EMPLOYEES.—An employee of a private-sector organiza-
22 tion who is assigned to a Department of Defense organiza-
23 tion under this section—

24 “(1) shall continue to receive pay and benefits
25 from the private-sector organization from which such

1 employee is assigned and shall not receive pay or
2 benefits from the Department of Defense, except as
3 provided in paragraph (2);

4 “(2) is deemed to be an employee of the De-
5 partment of Defense for the purposes of—

6 “(A) chapters 73 and 81 of title 5;

7 “(B) sections 201, 203, 205, 207, 208,
8 209, 603, 606, 607, 643, 654, 1905, and 1913
9 of title 18;

10 “(C) sections 1343, 1344, and 1349(b) of
11 title 31;

12 “(D) the Federal Tort Claims Act and any
13 other Federal tort liability statute;

14 “(E) the Ethics in Government Act of
15 1978; and

16 “(F) chapter 21 of title 41;

17 “(3) shall not have access to any trade secrets
18 or to any other nonpublic information which is of
19 commercial value to the private-sector organization
20 from which such employee is assigned.

21 “(g) PROHIBITION AGAINST CHARGING CERTAIN
22 COSTS TO THE FEDERAL GOVERNMENT.—A private-sec-
23 tor organization may not charge the Department of any
24 other agency of the Federal Government, as direct or indi-
25 rect costs under a Federal contract, the costs of pay or

1 benefits paid by the organization to an employee assigned
2 to a Department organization under this section for the
3 period of the assignment.

4 “(h) CONSIDERATIONS.—In carrying out this section,
5 the Secretary of Defense—

6 “(1) shall ensure that, of the assignments made
7 under this section each year, at least 20 percent are
8 from small business concerns (as defined by section
9 3703(e)(2)(A) of title 5);

10 “(2) shall take into consideration the question
11 of how assignments under this section might best be
12 used to help meet the needs of the Department of
13 Defense with respect to the training of employees;
14 and

15 “(3) shall take into consideration, where appli-
16 cable, areas of particular private sector expertise,
17 such as cybersecurity.”.

18 (b) TABLE OF SECTIONS AMENDMENT.—The table of
19 sections at the beginning of such chapter, as amended by
20 section 1105 of this Act, is further amended by adding
21 at the end the following new item:

“1599g. Public-private talent exchange.”.

◇

70. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CONNOLLY OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

291

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. CONNOLLY OF VIRGINIA

At the end of subtitle A of title XII, add the following:

1 **SEC. 12xx. SENSE OF CONGRESS REGARDING AN ASSESS-**
2 **MENT, MONITORING, AND EVALUATION**
3 **FRAMEWORK FOR SECURITY COOPERATION.**

4 It is the sense of Congress that—

5 (1) the Secretary of Defense should develop and
6 maintain an assessment, monitoring, and evaluation
7 framework for security cooperation with foreign
8 countries to ensure accountability and foster imple-
9 mentation of best practices; and

10 (2) such framework—

11 (A) should be consistent with interagency
12 approaches and existing best practices;

13 (B) should be sufficiently resourced and
14 appropriately placed within the Department of
15 Defense to enable the rigorous examination and
16 measurement of security cooperation efforts to-
17 wards meeting stated objectives and outcomes;
18 and

1 (C) should be used to inform security co-
2 operation planning, policies, and resource deci-
3 sions as well as ensure the effectiveness and ef-
4 ficiency of security cooperation efforts.



71. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROONEY OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. ROONEY OF FLORIDA

329R

At the end of subtitle A of title XII, add the following:

1 **SEC. 12xx. REPORT ON THE PROHIBITION ON USE OF**
2 **FUNDS FOR ASSISTANCE TO UNITS OF FOR-**
3 **EIGN SECURITY FORCES THAT HAVE COM-**
4 **MITTED A GROSS VIOLATION OF HUMAN**
5 **RIGHTS.**

6 (a) **REPORT REQUIRED.**—Not later than 60 days
7 after the date of the enactment of this Act, the Secretary
8 of Defense shall submit to the congressional defense com-
9 mittees a report on its implementation of section 294 of
10 title 10, United States Code (relating to prohibition on
11 use of funds for assistance to units of foreign security
12 forces that have committed a gross violation of human
13 rights).

14 (b) **MATTERS TO BE INCLUDED.**—The report re-
15 quired under subsection (a) shall contain the following:

16 (1) A detailed description of the policies and
17 procedures governing the manner in which Depart-
18 ment of Defense personnel identify and report infor-
19 mation on gross violations of human rights and how

1 such information is shared with personnel respon-
2 sible for implementing the prohibition in subsection
3 (a)(1) of section 294 of title 10, United States Code.

4 (2) The funding expended in fiscal years 2015
5 and 2016 for purposes of implementing section 294
6 of title 10, United States Code, including any rel-
7 evant training of personnel, and a description of the
8 titles, roles, and responsibilities of the personnel re-
9 sponsible for reviewing credible information relating
10 to human rights violations and the personnel respon-
11 sible for making decisions regarding the implementa-
12 tion of the prohibition in subsection (a)(1) of such
13 section 294.

14 (3) An addendum that includes any findings or
15 recommendations included in any report issued by a
16 Federal Inspector General related to the implemen-
17 tation of section 294 of title 10, United States Code,
18 and, as appropriate, the Department of Defense's
19 response to such findings or recommendations.

20 (4) Any other matters the Secretary determines
21 is appropriate.

22 (c) FORM.—The report required under subsection (a)
23 shall be submitted in unclassified form, but may include
24 a classified annex.



72. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE POE OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

104

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. POE OF TEXAS

Page 497, line 11, strike "and" at the end.

Page 497, line 16, strike the period and insert ";
and".

Page 497, after line 16, insert the following:

- 1 (4) Pakistan has shown progress in arresting
- 2 and prosecuting Haqqani network senior leaders and
- 3 mid-level operatives.



73. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROHRBACHER OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

100

**AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. ROHRABACHER OF CALIFORNIA**

Page 497, line 11, strike "and".

Page 497, line 16, strike the period at the end and
insert "; and".

Page 497, after line 16, insert the following:

- 1 (4) Pakistan is not using its military or any
- 2 funds or equipment provided by the United States to
- 3 persecute minority groups seeking political or reli-
- 4 gious freedom, including the Balochi, Sindhi, and
- 5 Hazara ethnic groups and minority religious groups,
- 6 including Christian, Hindu, and Ahmadiyya Muslim.



74. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
BLUMENAUER OF OREGON OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT

FOR H.R. 4909

282R₂

OFFERED BY MR. BLUMENAUER OF OREGON

Beginning on page 503, strike line 16 through page 504, line 11, and insert the following:

1 (a) ALIENS DESCRIBED.—Section 602(b)(2)(A)(ii)(I)
2 of the Afghan Allies Protection Act of 2009 (8 U.S.C.
3 1101 note) is amended to read as follows:

4 “(I)(aa) by, or on behalf of, the
5 United States Government, in the
6 case of an alien submitting an appli-
7 cation for Chief of Mission approval
8 pursuant to subparagraph (D) before
9 the date of the enactment of the Na-
10 tional Defense Authorization Act for
11 Fiscal Year 2017; or

12 “(bb) in the case of an alien sub-
13 mitting an application for Chief of
14 Mission approval pursuant to sub-
15 paragraph (D) on or after the date of
16 the enactment of the National De-
17 fense Authorization Act for Fiscal

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Year 2017, in a capacity that required
the alien—

“(AA) to serve as an inter-
preter or translator for personnel
of the Department of State or
the United States Agency for
International Development in Af-
ghanistan while traveling away
from United States embassies or
consulates with such personnel;

“(BB) to serve as an inter-
preter or translator for United
States military personnel in Af-
ghanistan while traveling off-base
with such personnel; or

“(CC) to perform sensitive
and trusted activities for United
States military personnel sta-
tioned in Afghanistan; or”.



75. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROHRABACHER OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-14
OFFERED BY MR. ROHRABACHER OF CALIFORNIA

125

At the end of subtitle B of title XII, add the following:

1 **SEC. 12xx. SENSE OF CONGRESS RELATING TO DR. SHAKIL**

2 **AFRIDI.**

3 (a) FINDINGS.—Congress finds the following:

4 (1) The attacks of September 11, 2001, killed
5 approximately 3,000 people, most of whom were
6 Americans, but also included hundreds of individuals
7 with foreign citizenships, nearly 350 New York Fire
8 Department personnel, and about 50 law enforce-
9 ment officers.

10 (2) Downed United Airlines flight 93 was re-
11 portedly intended, under the control of the al-Qaeda
12 high-jackers, to crash into the White House or the
13 Capitol in an attempt to kill the President of the
14 United States or Members of the United States Con-
15 gress.

16 (3) The September 11, 2001, attacks were
17 largely planned and carried out by the al-Qaeda ter-
18 rorist network led by Osama bin Laden and his dep-
19 uty Ayman al Zawahiri, after which Osama bin

1 Laden enjoyed safe haven in Pakistan from where he
2 continued to plot deadly attacks against the United
3 States and the world.

4 (4) The United States has obligated nearly \$30
5 billion between 2002 and 2014 in United States tax-
6 payer money for security and economic aid to Paki-
7 stan.

8 (5) The United States very generously and
9 swiftly responded to the 2005 Kashmir Earthquake
10 in Pakistan with more than \$200 million in emer-
11 gency aid and the support of several United States
12 military aircraft, approximately 1,000 United States
13 military personnel, including medical specialists,
14 thousands of tents, blankets, water containers and a
15 variety of other emergency equipment.

16 (6) The United States again generously and
17 swiftly contributed approximately \$150 million in
18 emergency aid to Pakistan following the 2010 Paki-
19 stan flood, in addition to the service of nearly twenty
20 United States military helicopters, their flight crews,
21 and other resources to assist the Pakistan Army's
22 relief efforts.

23 (7) The United States continues to work tire-
24 lessly to support Pakistan's economic development,
25 including millions of dollars allocated towards the

1 development of Pakistan's energy infrastructure,
2 health services and education system.

3 (8) The United States and Pakistan continue to
4 have many critical shared interests, both economic
5 and security related, which could be the foundation
6 for a positive and mutually beneficial partnership.

7 (9) Dr. Shakil Afridi, a Pakistani physician, is
8 a hero to whom the people of the United States,
9 Pakistan and the world owe a debt of gratitude for
10 his help in finally locating Osama bin Laden before
11 more innocent American, Pakistani and other lives
12 were lost to this terrorist leader.

13 (10) Pakistan, the United States and the inter-
14 national community had failed for nearly 10 years
15 following attacks of September 11, 2001, to locate
16 and bring Osama bin Laden, who continued to kill
17 innocent civilians in the Middle East, Asia, Europe,
18 Africa and the United States, to justice without the
19 help of Dr. Afridi.

20 (11) The Government of Pakistan's imprison-
21 ment of Dr. Afridi presents a serious and growing
22 impediment to the United States' bilateral relations
23 with Pakistan.

1 (12) The Government of Pakistan has leveled
2 and allowed baseless charges against Dr. Afridi in a
3 politically motivated, spurious legal process.

4 (13) Dr. Afridi is currently imprisoned by the
5 Government of Pakistan, a deplorable and uncon-
6 scionable situation which calls into question Paki-
7 stan's actual commitment to countering terrorism
8 and undermines the notion that Pakistan is a true
9 ally in the struggle against terrorism.

10 (b) SENSE OF CONGRESS.—It is the sense of Con-
11 gress that Dr. Shakil Afridi is an international hero and
12 that the Government of Pakistan should release him im-
13 mediately from prison.



76. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
WALBERG OF MICHIGAN OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. WALBERG OF MICHIGAN

210

At the end of subtitle B of title XII (page 504, after line 25), add the following:

1 **SEC. 1217. REPORT ON ACCESS TO FINANCIAL RECORDS OF**
2 **THE GOVERNMENT OF AFGHANISTAN TO**
3 **AUDIT THE USE OF FUNDS FOR ASSISTANCE**
4 **FOR AFGHANISTAN.**

5 Not later than December 31, 2017, the Secretary of
6 Defense shall submit to Congress a report on the extent
7 to which the Combined Security Transition Command-Af-
8 ghanistan has adequate access to financial records of the
9 Government of Afghanistan to audit the use of funds au-
10 thorized to be appropriated by this Act or otherwise made
11 available for fiscal year 2017 for assistance for Afghani-
12 stan.



77. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE WELCH
OF VERMONT OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51

272

OFFERED BY MR. WELCH OF VERMONT

At the end of subtitle B of title XII, add the following:

1 **SEC. 12xx. MODIFICATION TO SEMIANNUAL REPORT ON EN-**
2 **HANCING SECURITY AND STABILITY IN AF-**
3 **GHANISTAN.**

4 Subsection (b) of section 1225 of the Carl Levin and
5 Howard P. “Buck” McKeon National Defense Authoriza-
6 tion Act for Fiscal Year 2015 (Public Law 113–291; 128
7 Stat. 3550), as amended by section 1213 of the National
8 Defense Authorization Act for Fiscal Year 2016 (Public
9 Law 114–92; 129 Stat. 1045), is further amended by add-
10 ing at the end the following:

11 “(8) AFGHAN PERSONNEL AND PAY SYSTEM.—
12 A description of the status of the implementation of
13 the Afghan Personnel and Pay System (APPS) at
14 the Afghan Ministry of Interior and the Afghan
15 Ministry of Defense for personnel funds provided
16 through the Afghanistan Security Forces Fund, in-
17 cluding a description of the following:

1 “(A) The expected completion date of in-
2 stallation and full implementation and utiliza-
3 tion of the APPS.

4 “(B) If installation of the APPS is com-
5 plete at one, or both, ministries, the extent to
6 which the APPS is being utilized to distribute
7 personnel funds to the Afghan National Army
8 and Afghan National Police.

9 “(C) If installation of the APPS is not
10 complete at one, or both, ministries, or full im-
11 plementation and utilization of the APPS has
12 not been achieved at one, or both, ministries, an
13 explanation of any delays, any expected obsta-
14 cles, and any additional support that may be
15 needed for installation or full implementation
16 and utilization.

17 “(D) Any examples of intentional delay or
18 obstruction by members of the Government of
19 Afghanistan, to include one, or both, ministries,
20 or any sub-unit thereof, to installing or fully
21 implementing or utilizing the APPS.

22 “(E) If the APPS is fully implemented at
23 one, or both, ministries, the identified cost sav-
24 ings to date, due to the elimination of waste,
25 fraud, and abuse at the ministry compared to

1 the previous payroll system. If the APPS is not
2 fully implemented at one, or both, ministries,
3 the expected cost savings due to the elimination
4 of waste, fraud, and abuse at the ministry once
5 the APPS is fully implemented.

6 “(F) If the APPS is not fully implemented,
7 what steps the United States and Afghanistan
8 are taking to mitigate waste, fraud, and abuse
9 in the disbursement of personnel funds provided
10 through the Afghanistan Security Forces
11 Fund.”.



78. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FORTENBERRY OF NEBRASKA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

289

**AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. FORTENBERRY OF NEBRASKA**

Page 507, line 7, strike “and”.

Page 507, line 11, strike the period and insert “;
and”.

Page 507, after line 11, insert the following:

- 1 (4) securing safe areas, including the Nineveh
- 2 Plain, for purposes of resettling and reintegrating
- 3 ethnic and religious minorities, including victims of
- 4 genocide, into their homelands, is a critical compo-
- 5 nent of a safe, secure, and sovereign Iraq.



79. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FORTENBERRY OF NEBRASKA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

290

**AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. FORTENBERRY OF NEBRASKA**

Page 510, line 24, insert "including ethnic and religious minority groups," after "local security forces,".



80. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
PEARCE OF NEW MEXICO OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. PEARCE OF NEW MEXICO

31R

At the end of subtitle C of title XII, add the following:

1 **SEC. 12xx. SENSE OF CONGRESS ON BUSINESS PRACTICES**
2 **OF THE ISLAMIC STATE OF IRAQ AND SYRIA**
3 **(ISIS).**

4 (a) FINDINGS.—Congress finds the following:

5 (1) For nearly two years, the Islamic State of
6 Iraq and Syria (ISIS) has capitalized on established
7 oil production facilities throughout Iraq and Syria in
8 order to fund its jihadist operations globally.

9 (2) Oil production and sale represent the larg-
10 est and most vulnerable income factors for ISIS.

11 (3) In 2015, ISIS oil sales brought in over
12 \$400,000,000 to prop up the terror group's oper-
13 ations world-wide.

14 (4) ISIS has executed a robust recruitment
15 scheme to staff and operate the oil facilities within
16 the group's control and maintained smuggling routes
17 for the sale of that oil.

18 (5) Further disrupting ISIS oil production and
19 sale structures would be minimally invasive but

1 would effectively curtail the terror group's ability to
2 self-finance.

3 (b) SENSE OF CONGRESS.—It is the sense of Con-
4 gress that the United States should focus all necessary
5 efforts in the Middle East to disrupt the financing of the
6 Islamic State of Iraq and Syria (ISIS) through oil produc-
7 tion and sale.



81. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE YOHO OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51

OFFERED BY MR. YOHO OF FLORIDA

279

At the end of subtitle C of title XII, add the following:

1 **SEC. 12xx. PROHIBITION ON TRANSFER OF MAN-PORTABLE**
2 **AIR DEFENSE SYSTEMS TO ANY ENTITY IN**
3 **SYRIA.**

4 None of the funds authorized to be appropriated by
5 this Act or otherwise made available for the Department
6 of Defense for fiscal year 2017 may be obligated or ex-
7 pended to transfer or facilitate the transfer of man-port-
8 able air defense systems (MANPADS) to any entity in
9 Syria.

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82. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
KILMER OF WASHINGTON OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

288

**AMENDMENT TO H.R. 4909, AS REPORTED
OFFERED BY MR. KILMER OF WASHINGTON**

Page 545, after line 22, insert the following:

1 “(22) A description of the People’s Republic of
2 China’s military and nonmilitary activities in the
3 South China Sea.”.

At the end of subtitle E of title XII, add the following:

4 **SEC. 12xx. REDESIGNATION AND ENHANCEMENT OF SOUTH**
5 **CHINA SEA INITIATIVE.**

6 (a) SENSE OF CONGRESS.—It is the sense of the Con-
7 gress that the United States should continue supporting
8 the efforts to the Southeast Asian nations to strengthen
9 their maritime security capacity, domain awareness, and
10 integration of their capabilities.

11 (b) REDESIGNATION AS SOUTHEAST ASIA MARITIME
12 SECURITY INITIATIVE.—Subsection (a)(2) of section 1263
13 of the National Defense Authorization Act for Fiscal Year
14 2016 (Public Law 114–92; 129 Stat. 1073; 10 U.S.C.
15 2282 note) is amended by striking “the ‘South China Sea
16 Initiative’” and inserting “the ‘Southeast Asia Maritime
17 Security Initiative’”.

1 (c) CONFORMING AMENDMENT.—The heading of
2 such section is amended to read as follows:

3 **“SEC. 1263. SOUTHEAST ASIA MARITIME SECURITY INITIA-**
4 **TIVE.”.**



83. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE POE OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. POE OF TEXAS**

106R4

At the end of subtitle E of title XII, add the following:

1 **SEC. 12 . MEASURES AGAINST PERSONS INVOLVED IN AC-**
2 **TIVITIES THAT VIOLATE ARMS CONTROL**
3 **TREATIES OR AGREEMENTS WITH THE**
4 **UNITED STATES.**

5 (a) IMPOSITION OF MEASURES.—

6 (1) IN GENERAL.—Except as provided in sub-
7 section (c), on and after the date that is 90 days
8 after the date of the enactment of this Act, the
9 President shall impose the measures described in
10 subsection (b) with respect to—

11 (A) a person the President determines—

12 (i)(I) is an individual who is a citizen,
13 national, or permanent resident of a coun-
14 try described in paragraph (2); or

15 (II) is an entity organized under the
16 laws of a country described in paragraph
17 (2); and

1 (ii) has engaged in any activity that
2 contributed to or is a significant factor in
3 the President's or the Secretary of State's
4 determination that such country is not in
5 full compliance with its obligations as fur-
6 ther described in paragraph (2); and

7 (B) a person the President determines has
8 provided material support to a person described
9 in subparagraph (A).

10 (2) COUNTRY DESCRIBED.—A country de-
11 scribed in this paragraph is a country that the
12 President or the Secretary of State has determined,
13 in the most recent annual report submitted to Con-
14 gress pursuant to section 403 of the Arms Control
15 and Disarmament Act (22 U.S.C. 2593a), is not in
16 full compliance with its obligations undertaken in all
17 arms control, nonproliferation, and disarmament
18 agreements or commitments to which the United
19 States is a participating state.

20 (b) MEASURES DESCRIBED.—

21 (1) IN GENERAL.—The measures to be imposed
22 with respect to a person under subsection (a) are the
23 head of any executive agency (as defined in section
24 133 of title 41, United States Code) may not enter

1 into, renew, or extend a contract for the procure-
2 ment of goods or services with the person.

3 (2) EXCEPTION FOR MAJOR ROUTES OF SUP-
4 PLY.—The requirement to impose measures under
5 paragraph (1) shall not apply with respect to any
6 contract for the procurement of goods or services
7 along a major route of supply to a zone of active
8 combat or major contingency operation.

9 (3) REQUIREMENT TO REVISE REGULATIONS.—

10 (A) IN GENERAL.—Not later than 90 days
11 after the date of the enactment of this Act, the
12 Federal Acquisition Regulation, the Defense
13 Federal Acquisition Regulation Supplement,
14 and the Uniform Administrative Requirements,
15 Cost Principles, and Audit Requirements for
16 Federal Awards shall be revised to implement
17 paragraph (1)(B).

18 (B) CERTIFICATIONS.—The revisions to
19 the Federal Acquisition Regulation under sub-
20 paragraph (A) shall include a requirement for a
21 certification from each person that is a prospec-
22 tive contractor that the person, and any person
23 owned or controlled by the person, does not en-
24 gage in any activity described in subsection
25 (a)(1)(A)(ii).

1 (C) REMEDIES.—If the head of an execu-
2 tive agency determines that a person has sub-
3 mitted a false certification under subparagraph
4 (B) on or after the date on which the applicable
5 revision of the Federal Acquisition Regulation
6 required by this paragraph becomes effective—

7 (i) the head of that executive agency
8 shall terminate a contract with such person
9 or debar or suspend such person from eli-
10 gibility for Federal contracts for a period
11 of not less than 2 years;

12 (ii) any such debarment or suspension
13 shall be subject to the procedures that
14 apply to debarment and suspension under
15 the Federal Acquisition Regulation under
16 subpart 9.4 of part 9 of title 48, Code of
17 Federal Regulations; and

18 (iii) the Administrator of General
19 Services shall include on the List of Par-
20 ties Excluded from Federal Procurement
21 and Nonprocurement Programs maintained
22 by the Administrator under part 9 of the
23 Federal Acquisition Regulation each per-
24 son that is debarred, suspended, or pro-
25 posed for debarment or suspension by the

1 head of an executive agency on the basis of
2 a determination of a false certification
3 under subparagraph (B).

4 (4) UNITED STATES PERSON DEFINED.—In this
5 subsection, the term “United States person”
6 means—

7 (A) a natural person who is a citizen or
8 resident of the United States or a national of
9 the United States (as defined in section 101(a)
10 of the Immigration and Nationality Act (8
11 U.S.C. 1101(a)); and

12 (B) an entity that is organized under the
13 laws of the United States or any State.

14 (c) WAIVER.—

15 (1) IN GENERAL.—The President may waive
16 the application of measures on a case-by-case basis
17 under subsection (a) with respect to a person if the
18 President—

19 (A) determines that—

20 (i)(I) in the case of a person described
21 in subsection (a)(1)(A), the person did not
22 knowingly engage in any activity described
23 in such subsection; or

24 (II) in the case of a person described
25 in subsection (a)(1)(B), the person con-

1 ducted or facilitated a transaction or
2 transactions with, or provided financial
3 services to, a person described in sub-
4 section (a)(1)(A) that did not knowingly
5 engage in any activity described in such
6 subsection; and

7 (ii) the waiver is in the national secu-
8 rity interest of the United States; and

9 (B) submits to the appropriate congres-
10 sional committees a report on the determination
11 and the reasons for the determination.

12 (2) FORM OF REPORT.—The report required by
13 paragraph (1)(B) shall be submitted in unclassified
14 form, but may include a classified annex.

15 (3) APPROPRIATE CONGRESSIONAL COMMIT-
16 TEES DEFINED.—In this subsection, the term “ap-
17 propriate congressional committees” means—

18 (A) the Committee on Armed Services, the
19 Committee on Foreign Affairs, and the Perma-
20 nent Select Committee on Intelligence of the
21 House of Representatives; and

22 (B) the Committee on Armed Services, the
23 Committee on Foreign Relations, and the Select
24 Committee on Intelligence of the Senate.

1 (d) TERMINATION.—The measures imposed with re-
2 spect to a person under subsection (a) shall terminate on
3 the date on which the President submits to Congress a
4 subsequent annual report pursuant to section 403 of the
5 Arms Control and Disarmament Act (22 U.S.C. 2593a)
6 that does not contain a determination of the President
7 that the country described in subsection (a)(2) with re-
8 spect to which the measures were imposed with respect
9 to the person is a country that is not in full compliance
10 with its obligations undertaken in all arms control, non-
11 proliferation, and disarmament agreements or commit-
12 ments to which the United States is a participating state.

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84. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
POMPEO OF KANSAS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. POMPEO OF KANSAS

123

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. DEPARTMENT OF DEFENSE REPORT ON CO-**
2 **OPERATION BETWEEN IRAN AND THE RUS-**
3 **SIAN FEDERATION.**

4 (a) **REPORT REQUIRED.**—The Secretary of Defense
5 and the Secretary of State shall jointly submit to Congress
6 a report on cooperation between Iran and the Russian
7 Federation and how and to what extent such cooperation
8 affects United States national security and strategic inter-
9 ests.

10 (b) **MATTERS TO BE INCLUDED.**—The report re-
11 quired by subsection (a) shall include the following:

12 (1) How and to what extent Iran and the Rus-
13 sian Federation cooperate on matters relating to
14 Iran's space program, including how and to what ex-
15 tent such cooperation strengthens Iran's ballistic
16 missile program.

17 (2) How and to what extent Iran's interests
18 and actions and the Russian Federation's interests
19 and actions overlap with respect to Latin America.

1 (3) A description and analysis of the intel-
2 ligence-sharing center established by Iran, the Rus-
3 sian Federation, and Syria in Baghdad, Iraq and
4 whether such center is being used for purposes other
5 than the purposes of the joint mission of such coun-
6 tries in Syria.

7 (4) A description and analysis of—

8 (A) naval cooperation between Iran and
9 the Russian Federation, including joint naval
10 exercises between the two countries; and

11 (B) the implications of—

12 (i) an increased Russian Federation
13 naval presence in the Eastern Mediterra-
14 nean; and

15 (ii) an Iranian naval presence in the
16 Persian Gulf.

17 (5) A description of the increased cooperation
18 between Iran and the Russian Federation since the
19 start of the current conflict in Syria.

20 (6) The steps Iran has taken to adopt the Rus-
21 sian Federation model of hybrid warfare against po-
22 tential targets such as Gulf Cooperation Council
23 states with sizeable Shiite populations.

24 (7) The extent of Russian Federation coopera-
25 tion with Hezbollah in Syria, Lebanon, and Iraq, in-

1 including cooperation with respect to training and
2 equipping and joint operations.

3 (8) A description of the weapons that have been
4 provided by the Russian Federation to Iran that
5 have violated relevant United Nations Security
6 Council resolutions imposing an arms embargo on
7 Iran.

8 (c) SUBMISSION PERIOD.—The report required by
9 subsection (a) shall be submitted not later than 120 days
10 after the date of the enactment of this Act, and annually
11 thereafter, for such period of time as the Joint Com-
12 prehensive Plan of Act remains in effect.

13 (d) FORM.—The report required by subsection (a)
14 shall be submitted in unclassified form, but may contain
15 a classified annex.



85. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROSKAM OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

~~AMENDMENT TO RULES COMM. PRINT 114-51~~

~~OFFERED BY MR. ROSKAM OF ILLINOIS~~

5R4

At the end of subtitle E of title XII, insert the following:

1 **SEC. 12xx. REPORT ON MAINTENANCE BY ISRAEL OF A RO-**
2 **BUST INDEPENDENT CAPABILITY TO RE-**
3 **MOVE EXISTENTIAL SECURITY THREATS.**

4 (a) FINDINGS.—Congress makes the following find-
5 ings:

6 (1) The United States-Israel Enhanced Security
7 Cooperation Act of 2012 (22 U.S.C. 8601 et seq.)
8 established the policy of the United States to sup-
9 port the inherent right of Israel to self-defense.

10 (2) The United States-Israel Enhanced Security
11 Cooperation Act of 2012 expresses the sense of Con-
12 gress that the Government of the United States
13 should transfer to the Government of Israel defense
14 articles and defense services.

15 (3) The inherent right of Israel to self-defense
16 necessarily includes the ability to defend against
17 threats to its security and defend its vital national
18 interests.

1 (b) SENSE OF CONGRESS.—It is the sense of Con-
2 gress that Israel should be able to defend its vital national
3 interests and protect its territory and population against
4 existential threats.

5 (c) REPORT.—

6 (1) IN GENERAL.—Not later than 180 days
7 after the date of the enactment of this Act, the
8 President shall submit to the specified congressional
9 committees a report that—

10 (A) identifies defensive capabilities and
11 platforms requested by the Government of
12 Israel that would contribute to maintenance of
13 Israel's defensive capability against threats to
14 its territory and population, including nuclear
15 and ballistic missile facilities in Iran, and de-
16 fend its vital national interests;

17 (B) assesses the availability for sale or
18 transfer of items requested by the Government
19 of Israel to maintain the capability described in
20 subparagraph (A), including the legal authori-
21 ties available for making such transfers; and

22 (C) describes what steps the President is
23 taking to transfer the items described in sub-
24 paragraph (B) for Israel to maintain the capa-
25 bility described in subparagraph (A).

1 (2) FORM.—The report required by paragraph
2 (1) shall be submitted in unclassified form, but may
3 contain a classified annex if necessary.

4 (3) DEFINITION.—In this subsection, the term
5 “specified congressional committees” means—

6 (A) the congressional defense committees;
7 and

8 (B) the Committee on Foreign Relations of
9 the Senate and the Committee of Foreign Af-
10 fairs of the House of Representatives.



86. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROSKAM OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO H.R. 4909, AS REPORTED
OFFERED BY MR. ROSKAM OF ILLINOIS

6

At the end of subtitle E of title XII, insert the following:

1 **SEC. 12xx. REPORT ON USE BY THE GOVERNMENT OF IRAN**
2 **OF COMMERCIAL AIRCRAFT AND RELATED**
3 **SERVICES FOR ILLICIT MILITARY OR OTHER**
4 **ACTIVITIES.**

5 (a) REPORT.—Not later than 180 days after the date
6 of the enactment of this Act, and every 180 days there-
7 after, the President, in consultation with the Secretary of
8 Defense and the Secretary of State, shall submit to the
9 congressional defense committees and the Committee on
10 Foreign Relations of the Senate and the Committee on
11 Foreign Affairs of the House of Representatives a report
12 on use by the Government of Iran of commercial aircraft
13 and related services for illicit military or other activities
14 during the 5-year period ending of such date of enactment.

15 (b) ELEMENTS OF REPORT.—The report required
16 under subsection (a) shall include a description of the ex-
17 tent to which—

18 (1) the Government of Iran has used commer-
19 cial aircraft or related services to transport illicit

1 cargo to or from Iran, including military goods,
2 weapons, military personnel, military-related elec-
3 tronic parts and mechanical equipment, and rocket
4 or missile components;

5 (2) the commercial aviation sector of Iran has
6 provided financial, material, and technological sup-
7 port to the Islamic Revolutionary Guard Corps
8 (IRGC); and

9 (3) foreign governments and persons have fa-
10 cilitated the activities described in paragraph (1), in-
11 cluding allowing the use of airports, services, or
12 other resources.



87. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
WALKER OF NORTH CAROLINA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

54R

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. WALKER OF NORTH CAROLINA

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. AUTHORITY TO GRANT OBSERVER STATUS TO**
2 **THE MILITARY FORCES OF TAIWAN AT**
3 **RIMPAC EXERCISES.**

4 (a) **IN GENERAL.**—The Secretary of Defense is au-
5 thorized to grant observer status to the military forces of
6 Taiwan in any maritime exercise known as the Rim of the
7 Pacific Exercise.

8 (b) **EFFECTIVE DATE.**—This section takes effect on
9 the date of the enactment of this Act and applies with
10 respect to any maritime exercise described in subsection
11 (a) that begins on or after such date of enactment.



88. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CICILLINE OF RHODE ISLAND OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

~~AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. CICILLINE OF RHODE ISLAND~~

309R

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. OPPORTUNITIES TO EQUIP CERTAIN FOREIGN**
2 **MILITARY ENTITIES.**

3 Not later than 180 days after the date of the enact-
4 ment of this Act, the Secretary of Defense, in consultation
5 with the Secretaries of the military departments and the
6 Secretary of State, shall submit to Congress a report that
7 describes—

8 (1) efforts to make United States manufactur-
9 ers aware of opportunities to equip foreign military
10 entities that have been approved to receive assist-
11 ance from the United States; and

12 (2) any new plans or strategies to raise United
13 States manufacturers' awareness with respect to
14 such opportunities.



89. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
COOPER OF TENNESSEE OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. COOPER OF TENNESSEE**

258

At the end of subtitle E of title XII, add the following new section:

1 **SEC. 12__ . REPORTS ON INF TREATY AND OPEN SKIES**
2 **TREATY.**

3 (a) REPORTS.—Not later than 90 days after the date
4 of the enactment of this Act, the Chairman of the Joint
5 Chiefs of Staff shall submit to the appropriate congress-
6 sional committees the following reports:

7 (1) A report on the Open Skies Treaty con-
8 taining—

9 (A) an assessment, conducted by the
10 Chairman jointly with the Secretary of Defense
11 and the Secretary of State, of whether and why,
12 the Treaty remains in the national security in-
13 terest of the United States, including if there
14 are compliance concerns related to implementa-
15 tion by the Russian Federation of the Treaty;

16 (B) a specific plan by the Chairman jointly
17 with the Secretary of Defense and the Secretary

1 of State on remedying any such compliance con-
2 cerns; and

3 (C) a military assessment conducted by the
4 Chairman of such compliance concerns.

5 (2) A report on the INF Treaty containing—

6 (A) an assessment, conducted by the
7 Chairman jointly with the Secretary of Defense
8 and the Secretary of State, of whether and why,
9 the Treaty remains in the national security in-
10 terest of the United States, including how any
11 ongoing violation bear on the assessment if
12 such a violation is not resolved in the near-
13 term;

14 (B) a specific plan by the Chairman jointly
15 with the Secretary of Defense and the Secretary
16 of State to remedy violation by the Russian
17 Federation of the Treaty, and a judgment of
18 whether Russia intends to take the steps re-
19 quired to establish verifiable evidence that Rus-
20 sia has resumed its compliance with the Treaty
21 if such non-compliance and inconsistencies are
22 not resolved by the date of the enactment of
23 this Act; and

1 (C) a military assessment conducted by the
2 Chairman of the risks posed by Russia's viola-
3 tion of the Treaty.

4 (b) UPDATE.—Not later than February 15, 2018, the
5 Chairman, the Secretary of Defense, and the Secretary of
6 State shall jointly submit to the appropriate congressional
7 committees an update to each report under subsection (a).

8 (c) DEFINITIONS.—In this section:

9 (1) The term “appropriate congressional com-
10 mittees” means—

11 (A) the Committee on Armed Services and
12 the Committee on Foreign Affairs of the House
13 of Representatives; and

14 (B) the Committee on Armed Services and
15 the Committee on Foreign Relations of the Sen-
16 ate.

17 (2) The term “INF Treaty” means the Treaty
18 Between the United States of America and the
19 Union of Soviet Socialist Republics on the Elimi-
20 nation of Their Intermediate- Range and Shorter-
21 Range Missiles, commonly referred to as the Inter-
22 mediate-Range Nuclear Forces (INF) Treaty, signed
23 at Washington December 8, 1987, and entered into
24 force June 1, 1988.

1 (3) The term “Open Skies Treaty” means the
2 Treaty on Open Skies, done at Helsinki March 24,
3 1992, and entered into force January 1, 2002.



90. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FRANKEL OF FLORIDA OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT

203

FOR H.R. 4909

OFFERED BY MS. FRANKEL OF FLORIDA

At the end of subtitle E of title XII add the following:

1 **SEC. 12xx. SENSE OF CONGRESS REGARDING THE ROLE OF**
2 **THE UNITED STATES IN THE NORTH ATLANTIC**
3 **TREATY ORGANIZATION.**

4 It is the sense of Congress that continued United
5 States leadership in the North Atlantic Treaty Organiza-
6 tion is critical to the national security of the United
7 States.



91. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HIGGINS OF NEW YORK OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. HIGGINS OF NEW YORK

240

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. AUTHORIZATION OF UNITED STATES ASSIST-**
2 **ANCE TO ISRAEL.**

3 (a) **IN GENERAL.**—The President is authorized to
4 provide assistance to Israel to improve maritime security
5 and maritime domain awareness.

6 (b) **ACTIVITIES SUPPORTED.**—Activities that may be
7 supported by assistance under subsection (a) include the
8 following:

9 (1) Procurement, maintenance, and
10 sustainment of the David's Sling Weapon System for
11 purposes of intercepting short-range missiles.

12 (2) Payment of incremental expenses of Israel
13 that are incurred by Israel as the direct result of
14 participation in a bilateral or multilateral exercise of
15 the United States Navy or Coast Guard.

16 (3) Visits of United States naval vessels at
17 ports of Israel.

1 (4) Conduct of joint research and development
2 for advanced maritime domain awareness capabili-
3 ties.

4 (c) SUNSET.—This section shall terminate on the
5 date that is 5 years after the date of the enactment of
6 this Act.



92. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LIEU OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909 328R
OFFERED BY MR. LIEU OF CALIFORNIA

At the end of subtitle E of title XII add the following:

- 1 **SEC. 12xx. SENSE OF CONGRESS IN SUPPORT OF A**
2 **DENUCLEARIZED KOREAN PENINSULA.**
3 It is the sense of Congress that United States foreign
4 policy should support a denuclearized Korean peninsula.



93. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MENG
OF NEW YORK OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

358LR

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MS. MENG OF NEW YORK

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. AGREEMENTS WITH FOREIGN GOVERNMENTS TO**
2 **DEVELOP LAND-BASED WATER RESOURCES**
3 **IN SUPPORT OF AND IN PREPARATION FOR**
4 **CONTINGENCY OPERATIONS.**

5 The Secretary of Defense, with the concurrence of the
6 Secretary of State, is authorized to enter into agreements
7 with the governments of foreign countries to develop land-
8 based water resources in support of and in preparation
9 for contingency operations, including water selection,
10 pumping, purification, storage, distribution, cooling, con-
11 sumption, water reuse, water source intelligence, research
12 and development, training, acquisition of water support
13 equipment, and water support operations.

☒

94. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MENG
OF NEW YORK OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MS. MENG OF NEW YORK

156

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. EXTENSION OF REPORTING REQUIREMENTS ON**
2 **THE USE OF CERTAIN IRANIAN SEAPORTS BY**
3 **FOREIGN VESSELS AND USE OF FOREIGN**
4 **AIRPORTS BY SANCTIONED IRANIAN AIR**
5 **CARRIERS.**

6 Section 1252(a) of the National Defense Authoriza-
7 tion Act for Fiscal Year 2013 (22 U.S.C. 8808(a)) is
8 amended in the matter preceding paragraph (1) by strik-
9 ing “2016” and inserting “2019”.



95. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
MOULTON OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. MOULTON OF MASSACHUSETTS

306 R₂

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. NOTIFICATION AND ASSESSMENT OF BALLISTIC**
2 **MISSILE LAUNCH BY IRAN.**

3 (a) NOTIFICATION.—The President shall notify Con-
4 gress within 48 hours of a suspected ballistic missile
5 launch, including a test, by Iran based on credible infor-
6 mation indicating that such a launch took place.

7 (b) ASSESSMENT.—

8 (1) IN GENERAL.—The President shall initiate
9 an assessment within 48 hours of providing the noti-
10 fication described in subsection (a) to determine
11 whether a missile launch, including a test, described
12 in subsection (a) took place.

13 (2) DETERMINATION AND NOTIFICATION.—Not
14 later than 15 days after the date on which an as-
15 sessment is initiated under paragraph (1), the Presi-
16 dent shall determine whether Iran engaged in a
17 launch described in subsection (a) and shall notify
18 Congress of the basis for any such determination.

1 (3) AFFIRMATIVE DETERMINATION.—If the
2 President determines under paragraph (2) that a
3 launch described in subsection (a) took place, the
4 President shall further notify Congress of the fol-
5 lowing:

6 (A) An identification of entities involved in
7 the launch.

8 (B) A description of steps the President
9 will take in response to the launch, including—

10 (i) imposing unilateral sanctions pur-
11 suant to Executive Order 13382 (2005) or
12 other relevant authorities against such en-
13 tities; or

14 (ii) carrying out diplomatic efforts to
15 impose multilateral sanctions against such
16 entities, including through adoption of a
17 United Nations Security Council resolu-
18 tion.



96. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
PETERS OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. PETERS OF CALIFORNIA

259

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. SENSE OF CONGRESS ON INTEGRATED BALLISTIC MISSILE DEFENSE SYSTEM FOR GCC PARTNER COUNTRIES, JORDAN, EGYPT, AND ISRAEL.**

5 (a) FINDINGS.—Congress finds that—

6 (1) Iran has conducted numerous ballistic missile tests; and

8 (2) such tests are in violation of United Nations Security Council Resolution 2231 and unnecessarily provoke Gulf Cooperation Council (GCC) partner countries and threaten Israel.

12 (b) SENSE OF CONGRESS.—It is the sense of Congress that the United States should encourage and enable as appropriate an integrated ballistic missile defense system that links GCC partner countries, Jordan, Egypt, and Israel in order assist in preventing an attack by Iran against such countries.



97. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE RUIZ
OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MR. RUIZ OF CALIFORNIA

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At the end of subtitle E of title XII, add the following

1 **SEC. 12xx. AUTHORITY TO PROVIDE ASSISTANCE AND**
2 **TRAINING TO INCREASE MARITIME SECURITY AND DOMAIN AWARENESS OF FOREIGN**
3 **COUNTRIES BORDERING THE PERSIAN GULF,**
4 **ARABIAN SEA, OR MEDITERRANEAN SEA.**
5

6 (a) **PURPOSE.**—The purpose of this section is to au-
7 thorize assistance and training to increase maritime secu-
8 rity and domain awareness of foreign countries bordering
9 the Persian Gulf, the Arabian Sea, or the Mediterranean
10 Sea in order to deter and counter illicit smuggling and
11 related maritime activity by Iran, including illicit Iranian
12 weapons shipments.

13 (b) **AUTHORITY.**—

14 (1) **IN GENERAL.**—To carry out the purpose of
15 this section as described in subsection (a), the Sec-
16 retary of Defense, with the concurrence of the Sec-
17 retary of State, is authorized—

18 (A) to provide training to the national mili-
19 tary or other security forces of Israel, Bahrain,

1 Saudi Arabia, the United Arab Emirates,
2 Oman, Kuwait, and Qatar that have among
3 their functional responsibilities maritime secu-
4 rity missions; and

5 (B) to provide training to ministry, agency,
6 and headquarters level organizations for such
7 forces.

8 (2) DESIGNATION.—The provision of assistance
9 and training under this section may be referred to
10 as the “Counter Iran Maritime Initiative”.

11 (c) TYPES OF TRAINING.—

12 (1) AUTHORIZED ELEMENTS OF TRAINING.—
13 Training provided under subsection (b)(1)(A) may
14 include the provision of de minimis equipment, sup-
15 plies, and small-scale military construction.

16 (2) REQUIRED ELEMENTS OF TRAINING.—
17 Training provided under subsection (b) shall include
18 elements that promote the following:

19 (A) Observance of and respect for human
20 rights and fundamental freedoms.

21 (B) Respect for legitimate civilian author-
22 ity within the country to which the assistance
23 is provided.

24 (d) AVAILABILITY OF FUNDS.—Of the amount au-
25 thorized to be appropriated for fiscal year 2017 by section

1 301 and available for operation and maintenance for De-
2 fense-wide activities as specified in the funding table in
3 section 4301, \$50,000,000 shall be available only for the
4 provision of assistance and training under subsection (b).

5 (e) COST SHARING.—

6 (1) SENSE OF CONGRESS.—It is the sense of
7 Congress that, given income parity among recipient
8 countries, the Secretary of Defense, with the concur-
9 rence of the Secretary of State, should seek, through
10 appropriate bilateral and multilateral arrangements,
11 payments sufficient in amount to offset any training
12 costs associated with implementation of subsection
13 (b).

14 (2) COST-SHARING AGREEMENT.—The Sec-
15 retary of Defense, with the concurrence of the Sec-
16 retary of State, shall negotiate a cost-sharing agree-
17 ment with a recipient country regarding the cost of
18 any training provided pursuant to section (b). The
19 agreement shall set forth the terms of cost sharing
20 that the Secretary of Defense determines are nec-
21 essary and appropriate, but such terms shall not be
22 less than 50 percent of the overall cost of the train-
23 ing.

24 (3) CREDIT TO APPROPRIATIONS.—The portion
25 of such cost-sharing received by the Secretary of De-

1 fense pursuant to this subsection may be credited to-
2 wards appropriations available for operation and
3 maintenance for Defense-wide activities as specified
4 in the funding table in section 4301.

5 (f) NOTICE TO CONGRESS ON TRAINING.—Not later
6 than 15 days before exercising the authority under sub-
7 section (b) with respect to a recipient country, the Sec-
8 retary of Defense shall submit to the appropriate congres-
9 sional committees a notification containing the following:

10 (1) An identification of the recipient country.

11 (2) A detailed justification of the program for
12 the provision of the training concerned, and its rela-
13 tionship to United States security interests.

14 (3) The budget for the program, including a
15 timetable of planned expenditures of funds to imple-
16 ment the program, an implementation time-line for
17 the program with milestones (including anticipated
18 delivery schedules for any assistance and training
19 under the program), the military department or
20 component responsible for management of the pro-
21 gram, and the anticipated completion date for the
22 program.

23 (4) A description of the arrangements, if any,
24 to support recipient country sustainment of any ca-
25 pability developed pursuant to the program, and the

1 source of funds to support sustainment efforts and
2 performance outcomes to be achieved under the pro-
3 gram beyond its completion date, if applicable.

4 (5) A description of the program objectives and
5 an assessment framework to be used to develop ca-
6 pability and performance metrics associated with
7 operational outcomes for the recipient force.

8 (6) Such other matters as the Secretary con-
9 siders appropriate.

10 (g) DEFINITION.—In this section, the term “appro-
11 priate congressional committees” means—

12 (1) the Committee on Armed Services, the
13 Committee on Foreign Relations, and the Committee
14 on Appropriations of the Senate; and

15 (2) the Committee on Armed Services, the
16 Committee on Foreign Affairs, and the Committee
17 on Appropriations of the House of Representatives.

18 (h) TERMINATION.—Assistance and training may not
19 be provided under this section after September 30, 2020.



98. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
SANCHEZ OF CALIFORNIA OR HER DESIGNEE, DEBATABLE FOR
10 MINUTES

361LR

**AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY Ms. LORETTA SANCHEZ OF
CALIFORNIA**

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. SENSE OF CONGRESS ON MILITARY RELATIONS**
2 **BETWEEN VIETNAM AND THE UNITED**
3 **STATES.**

4 (a) FINDINGS.—Congress finds the following:

5 (1) The United States and Vietnam signed a
6 Joint Vision Statement on Defense Relations on
7 June 1, 2015.

8 (2) In October 2014, the Administration par-
9 tially relaxed United States restrictions on the trans-
10 fer of lethal weapons to Vietnam.

11 (3) In 2014, the United States provided
12 \$18,000,000 in maritime security assistance to Viet-
13 nam.

14 (4) According to Reporters Without Borders,
15 Vietnam ranks 175 out of 180 countries in press
16 freedom, as the Government of Vietnam continues to
17 persecute citizens for practicing the freedom of
18 speech and expression.

1 (b) SENSE OF CONGRESS.—It is the sense of Con-
2 gress that—

3 (1) the United States Government should re-
4 view its policy on the transfer of lethal weapons to
5 Vietnam; and

6 (2) the United States Government should evalu-
7 ate certain human rights benchmarks when pro-
8 viding military assistance to Vietnam.



99. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO RULES COMM. PRINT 114-51
OFFERED BY MS. JACKSON LEE OF TEXAS

350LR

At the end of subtitle E of title XII, add the following:

1 **SEC. 12xx. REPORT ON EFFORTS TO COMBAT BOKO HARAM**
2 **IN NIGERIA AND THE LAKE CHAD BASIN.**

3 (a) SENSE OF CONGRESS.—Congress—

4 (1) strongly condemns the ongoing violence and
5 the systematic gross human rights violations against
6 the people of Nigeria and the Lake Chad Basin carried
7 out by Boko Haram;

8 (2) expresses its support for the people of Nigeria
9 and the Lake Chad Basin who wish to live in a
10 peaceful, economically prosperous, and democratic
11 region; and

12 (3) calls on the President to support Nigerian,
13 Lake Chad Basin, and International Community efforts
14 to ensure accountability for crimes against humanity
15 committed by Boko Haram against the people
16 of Nigeria and the Lake Chad Basin, particularly
17 young girls kidnapped from Chibok and other
18 internally displaced persons affected by the actions
19 of Boko Haram.

1 (b) REPORT.—

2 (1) IN GENERAL.—Not later than 90 days after
3 the date of the enactment of this Act, the Secretary
4 of Defense, the Secretary of State, and the Attorney
5 General shall jointly submit to Congress a report on
6 efforts to combat Boko Haram in Nigeria and the
7 Lake Chad Basin.

8 (2) ELEMENTS.—The report required under
9 paragraph (1) shall include the following elements:

10 (A) A description of initiatives undertaken
11 by the Department of Defense to assist the
12 Government of Nigeria and countries in the
13 Lake Chad Basin to develop capacities to de-
14 ploy special forces to combat Boko Haram.

15 (B) A description of United States' activi-
16 ties to enhance the capacity of Nigeria and
17 countries in the Lake Chad Basin to investigate
18 and prosecute human rights violations per-
19 petrated against the people of Nigeria and the
20 Lake Chad Basin by Boko Haram, al-Qaeda af-
21 filiates, and other terrorist organizations to pro-
22 mote respect for rule of law in Nigeria and the
23 Lake Chad Basin.



100. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
HOLDING OF NORTH CAROLINA OR HIS DESIGNEE,
DEBATABLE FOR 10 MINUTES

AMENDMENT TO H.R. 4909
OFFERED BY MR. HOLDING OF NORTH CAROLINA

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At the appropriate place in title XII of division A of the bill, insert the following:

1 **SEC. 12xx. ENHANCING DEFENSE AND SECURITY COOPERA-**
2 **TION WITH INDIA.**

3 (a) **REQUIRED ACTIONS.—**

4 (1) **IN GENERAL.—**The Secretary of Defense
5 and Secretary of State shall jointly take such actions
6 as may be necessary to—

7 (A) recognize India's status as a major de-
8 fense partner of the United States;

9 (B) designate an individual within the Ex-
10 ecutive branch who has experience in defense
11 acquisition and technology—

12 (i) to reinforce and ensure, through
13 interagency policy coordination, the success
14 of the Framework for the United States-
15 India Defense Relationship; and

16 (ii) to help resolve remaining issues
17 impeding United States-India defense
18 trade, security cooperation, and co-produc-
19 tion and co-development opportunities;

1 (C) approve and facilitate the transfer of
2 advanced technology, consistent with United
3 States conventional arms transfer policy, to
4 support combined military planning with the In-
5 dian military for missions such as humanitarian
6 assistance and disaster relief, counter piracy,
7 and maritime domain awareness missions;

8 (D) strengthen the effectiveness of the
9 DTTI and the durability of the Department of
10 Defense's "India Rapid Reaction Ccll";

11 (E) collaborate with the Government of
12 India to develop mutually agreeable mechanisms
13 to verify the security of defense articles and re-
14 lated technology, such as appropriate cyber se-
15 curity and end use monitoring arrangements,
16 consistent with United States export control
17 laws and policy;

18 (F) promote policies that will encourage
19 the efficient review and authorization of defense
20 sales and exports to India;

21 (G) encourage greater government-to-gov-
22 ernment and commercial military transactions
23 between the United States and India;

24 (H) support the development and align-
25 ment of India's export control and procurement

1 regimes with those of the United States and
2 multilateral control regimes; and

3 (I) continue to enhance defense and secu-
4 rity cooperation with India in order to advance
5 United States interests in the South Asia and
6 greater Indo-Pacific regions.

7 (2) REPORT.—Not later than 180 days after
8 the date of the enactment of this Act, and annually
9 thereafter, the Secretary of Defense and Secretary
10 of State shall jointly submit to the congressional de-
11 fense committees and the Committee on Foreign Re-
12 lations of the Senate and the Committee on Foreign
13 Affairs of the House of Representatives a report on
14 how the United States is supporting its defense rela-
15 tionship with India in relation to the actions de-
16 scribed in paragraph (1).

17 (b) MILITARY PLANNING.—The Secretary of Defense
18 is encouraged to coordinate with the Ministry of Defense
19 for the Government of India to develop combined military
20 plans for missions such as humanitarian assistance and
21 disaster relief, maritime domain awareness, and other mis-
22 sions in the national security interests of both countries.

23 (c) ASSESSMENT REQUIRED.—

24 (1) IN GENERAL.—The Secretary of Defense
25 and Secretary of State shall jointly, on an annual

1 basis, conduct an assessment of the extent to which
2 India possesses strategic operational capabilities to
3 support military operations of mutual interest be-
4 tween the United States and India.

5 (2) USE OF ASSESSMENT.—The President shall
6 ensure that the assessment described in paragraph
7 (1) is used, consistent with United States conven-
8 tional arms transfer policy, to inform the review by
9 the United States of sales of defense articles and
10 services to the Government of India.

11 (3) FORM.—The assessment described in para-
12 graph (1) shall, to the maximum extent practicable,
13 be in classified form.



101. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SMITH
OF WASHINGTON OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. SMITH OF WASHINGTON

171 R

Page 609, line 20, strike “or any fiscal year there-
after”.

Page 610, strike lines 8 through 15 and insert the
following:

1 “(3) OTHER PURPOSES.—The Secretary may
2 obligate or expend not more than a total of 31 per-
3 cent of the funds that are authorized to be appro-
4 priated or otherwise made available for fiscal year
5 2017 for the rocket propulsion system and launch
6 system investment for activities not authorized by
7 paragraph (1)(A), including for developing a launch
8 vehicle, an upper stage, a strap-on motor, or related
9 infrastructure. The Secretary may exceed such limit
10 in fiscal year 2017 for such purposes if—”.

Page 612, strike lines 4 through 12 and insert the
following:

11 “(3) PLAN TO PROTECT GOVERNMENT INVEST-
12 MENT AND ASSURED ACCESS TO SPACE.—

1 “(A) In developing the rocket propulsion
2 system under paragraph (1), and in any devel-
3 opment conducted pursuant to subsection
4 (d)(3), the Secretary shall develop a plan to
5 protect the investment of the United States and
6 the assured access to space, including, con-
7 sistent with section 2320 of title 10, United
8 States Code, and in accordance with other ap-
9 plicable provisions of law, acquiring the rights,
10 as appropriate, for the purpose of developing al-
11 ternative sources of supply and manufacture in
12 the event such alternative sources are necessary
13 and in the best interest of the United States,
14 such as in the event that a company goes out
15 of business or the system is otherwise unavail-
16 able after the Federal Government has invested
17 significant resources to use and rely on such
18 system for launch services.

19 “(B) Not later than 90 days after the date
20 of the enactment of the National Defense Au-
21 thorization Act for Fiscal Year 2017, the Sec-
22 retary shall submit to the appropriate congres-
23 sional committees the plan developed under
24 subparagraph (A).”.

Page 612, strike lines 13 through 25.



102. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LIEU
OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

~~314R~~

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. LIEU OF CALIFORNIA**

At the end of subtitle A of title XVI, add the following new section:

1 **SEC. 16 __. REPORT ON USE OF SPACECRAFT ASSETS OF**
2 **THE SPACE-BASED INFRARED SYSTEM WIDE-**
3 **FIELD-OF-VIEW PROGRAM.**

4 (a) REPORT.—Not later than 180 days after the date
5 of the enactment of this Act, the Secretary of Defense,
6 in coordination with the Director of National Intelligence,
7 shall submit to the appropriate congressional committees
8 a report on the feasibility of using available spacecraft as-
9 sets of the space-based infrared system wide-field-of-view
10 program to satisfy other mission requirements of the De-
11 partment of Defense or the intelligence community.

12 (b) MATTERS COVERED.—The report required by
13 subsection (a) shall include, at a minimum, the following:

14 (1) An evaluation of using the space-based in-
15 frared system wide-field-of-view spacecraft bus for
16 other urgent national security space priorities.

17 (2) An evaluation of the cost and schedule im-
18 pact, if any, to the space-based infrared system

1 wide-field-of-view program if the spacecraft bus is
2 used for another purpose.

3 (c) FORM.—The report required by subsection (a)
4 shall be submitted in unclassified form, but may contain
5 a classified annex if necessary to protect the national secu-
6 rity interests of the United States.

7 (d) APPROPRIATE CONGRESSIONAL COMMITTEES
8 DEFINED.—In this section, the term “appropriate con-
9 gressional committees” means—

- 10 (1) the congressional defense committees; and
11 (2) the Permanent Select Committee on Intel-
12 ligence of the House of Representatives and the Se-
13 lect Committee on Intelligence of the Senate.



103. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROGERS OF ALABAMA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

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**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. ROGERS OF ALABAMA**

At the end of subtitle C of title XVI, add the following new section:

1 **SEC. 16** ____. **ASSESSMENT ON SECURITY OF INFORMATION**

2 **HELD BY CLEARED DEFENSE CONTRACTORS.**

3 (a) **ASSESSMENT.**—

4 (1) **IN GENERAL.**—The Secretary of Defense
5 shall conduct an assessment of the sufficiency of the
6 regulatory mechanisms of the Department of De-
7 fense to secure defense information held by cleared
8 defense contractors to determine whether there are
9 any gaps that may undermine the protection of such
10 information.

11 (2) **SUBMISSION.**—Not later than 180 days
12 after the date of the enactment of this Act, the Sec-
13 retary shall submit to the congressional defense com-
14 mittees a report on the findings of the assessment
15 conducted under paragraph (1).

16 (b) **REGULATIONS.**—Not later than 270 days after
17 the date of the enactment of this Act, the Secretary shall
18 prescribe regulations that the Secretary determines appro-

1 piate to improve the security of defense information held
2 by cleared defense contractors.

3 (c) CLEARED DEFENSE CONTRACTOR DEFINED.—In
4 this section, the term “cleared defense contractor” has the
5 meaning given that term in section 393(e) of title 10,
6 United States Code.



104. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
MEEHAN OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. MEEHAN OF PENNSYLVANIA**

47

At the end of subtitle C of title XVI of division A,
add the following new section:

1 **SEC. ____ . SENSE OF CONGRESS ON CYBER RESILIENCY OF**
2 **THE NETWORKS AND COMMUNICATIONS SYS-**
3 **TEMS OF THE NATIONAL GUARD.**

4 (a) FINDINGS.—Congress finds the following:

5 (1) Army and Air National Guard personnel
6 need to have situational awareness and reliable com-
7 munications during any of the following events oc-
8 ccurring in the United States:

9 (A) A terrorist attack.

10 (B) An intentional or unintentional release
11 of chemical, biological, radiological, nuclear, or
12 high-yield explosive materials.

13 (C) A natural or man-made disaster.

14 (2) During such an event, it is vital that Army
15 and Air National Guard personnel are able to com-
16 municate and coordinate response efforts with their
17 own units and appropriate civilian emergency re-
18 sponse forces.

1 (3) Current networks and communications sys-
2 tems of the National Guard, including commercial
3 wireless solutions (such as mobile wireless kinetic
4 mesh), and other systems that are interoperable with
5 the systems of civilian first responders, should pro-
6 vide the necessary robustness, interoperability, reli-
7 ability, and resilience to extend needed situational
8 awareness and communications to all users and
9 under all operating conditions, including degraded
10 communications environments where infrastructure
11 is damaged or destroyed or under cyber attack or
12 disruption.

13 (b) SENSE OF CONGRESS.—It is the sense of Con-
14 gress that the National Guard should be constantly seek-
15 ing ways to improve and expand its communications and
16 networking capabilities to provide for enhanced perform-
17 ance and resilience in the face of cyber attacks or disrup-
18 tions, as well as other instances of degradation.



105. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
HANNA OF NEW YORK OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. HANNA OF NEW YORK

181R

At the end of subtitle C of title XVI, add the following new section:

1 **SEC. 1635. REQUIREMENT FOR ARMY NATIONAL GUARD**
2 **STRATEGY TO INCORPORATE CYBER PRO-**
3 **TECTION TEAMS INTO DEPARTMENT OF DE-**
4 **FENSE CYBER MISSION FORCE.**

5 (a) **STRATEGY REQUIRED.**—Not later than 180 days
6 after the date of the enactment of this Act, the Secretary
7 of the Army, if the Secretary has not already done so,
8 shall provide a briefing to the congressional defense com-
9 mittees outlining a strategy for incorporating Army Na-
10 tional Guard cyber protection teams into the Department
11 of Defense cyber mission force.

12 (b) **ELEMENTS OF STRATEGY.**—The strategy re-
13 quired by subsection (a) shall include, at minimum, the
14 following:

15 (1) A timeline for incorporating Army National
16 Guard cyber protection teams into the Department
17 of Defense cyber mission force, including a timeline
18 for receiving appropriate training.

1 (2) Identification of specific units to be incor-
2 porated.

3 (3) An assessment of how incorporation of
4 Army National Guard cyber protection teams into
5 the Department of Defense cyber mission force
6 might be used to enhance readiness through im-
7 proved individual and collective training capabilities.

8 (4) A status report on the Army's progress in
9 issuing additional guidance that clarifies how Army
10 National Guard cyber protection teams can support
11 State and civil operations in National Guard status
12 under title 32, United States Code.

13 (5) Other matters as considered appropriate by
14 the Secretary of the Army.



106. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
PETERS OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
TO H.R. 4909
OFFERED BY MR. PETERS OF CALIFORNIA**

366R

At the end of subtitle A of title XXVIII (page 872,
after line 12), add the following new section:

1 **SEC. 2807. SENSE OF CONGRESS ON MAXIMIZING NUMBER**
2 **OF VETERANS EMPLOYED ON MILITARY CON-**
3 **STRUCTION PROJECTS.**

4 It is the sense of Congress that, when practical and
5 cost-effective, the Department of Defense should seek
6 ways to maximize the number of veterans employed on
7 military construction projects (as defined in section 2801
8 of title 10, United States Code).



107. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BRAT
OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

~~AMENDMENT TO RULES COMM PRINT 114-51~~

~~OFFERED BY MR. BRAT OF VIRGINIA~~

~~173~~

At the end of subtitle B of title XXVIII (page 877,
after line 25), add the following

1 **SEC. 2817. IMPROVED PROCESS FOR DISPOSAL OF DEPART-**
2 **MENT OF DEFENSE SURPLUS REAL PROP-**
3 **ERTY LOCATED OVERSEAS.**

4 (a) PETITION TO ACQUIRE SURPLUS PROPERTY.—
5 2687a of title 10, United States Code, is amended—

6 (1) by redesignating subsection (g) as sub-
7 section (h); and

8 (2) by inserting after subsection (f) the fol-
9 lowing new subsection:

10 “(g) PETITION PROCESS FOR DISPOSAL OF OVER-
11 SEAS SURPLUS REAL PROPERTY.—(1) The Secretary of
12 Defense shall establish a process by which a foreign gov-
13 ernment may request the transfer of surplus real property
14 or improvements under the jurisdiction of the Department
15 of Defense in the foreign country.

16 “(2) Upon the receipt of a petition under this sub-
17 section, the Secretary shall determine within 90 days
18 whether the property or improvement subject to the peti-
19 tion is surplus. If surplus, the Secretary shall seek to enter

1 into an agreement with the foreign government within one
2 year for the disposal of the property.

3 “(3) If real property or an improvement is deter-
4 mined not to be surplus, the Secretary shall not be obli-
5 gated to consider another petition involving the same
6 property or improvement for five years beginning on the
7 date on which the initial determination was made.”.

8 (b) ADDITIONAL USE OF DEPARTMENT OF DEFENSE
9 OVERSEAS MILITARY FACILITY INVESTMENT RECOVERY
10 ACCOUNT.—Section 2687a(b) of title 10, United States
11 Code, is amended—

12 (1) in paragraph (1), by inserting “property
13 disposal agreement,” after “forces agreement,”; and

14 (2) in paragraph (2)—

15 (A) by striking “and” at the end of sub-
16 paragraph (A);

17 (B) by striking the period at the end of
18 subparagraph (B) and inserting “; and”; and

19 (C) by adding at the end the following new
20 subparagraph:

21 “(C) military readiness programs.”.

22 (c) REPORTING REQUIREMENT.—Section 2687a(a)
23 of title 10, United States Code, is amended by adding at
24 the end the following new paragraph:

1 “(3) A report under paragraph (1) also shall specify
2 the following:

3 “(A) The number of petitions received under
4 subsection (g) from foreign governments requesting
5 the transfer of surplus real property or improve-
6 ments under the jurisdiction of the Department of
7 Defense overseas.

8 “(B) The status of each petition, including
9 whether reviewed, denied, or granted.

10 “(C) The implementation status of each grant-
11 ed petition.”.

◇

108. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CARTER OF GEORGIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909** **304**
OFFERED BY MR. CARTER OF GEORGIA

At the end of subtitle D of title XXVIII, add the following new section:

1 **SEC. ____ . CLOSURE OF ST. MARYS AIRPORT.**

2 (a) **RELEASE OF RESTRICTIONS.**—Subject to sub-
3 section (b), the United States, acting through the Admin-
4 istrator of the Federal Aviation Administration, shall re-
5 lease the city of St. Marys, Georgia, from all restrictions,
6 conditions, and limitations on the use, encumbrance, con-
7 veyance, and closure of the St. Marys Airport, to the ex-
8 tent such restrictions, conditions, and limitations are en-
9 forceable by the Administrator.

10 (b) **REQUIREMENTS FOR RELEASE OF RESTRIC-**
11 **TIONS.**—The Administrator shall execute the release
12 under subsection (a) once all of the following occurs:

13 (1) The Secretary of the Navy transfers to the
14 Georgia Department of Transportation the amounts
15 described in subsection (c) and requires as an en-
16 forceable condition on such transfer that all funds
17 transferred shall be used only for airport develop-
18 ment (as defined in section 47102 of title 49, United

1 States Code) of a general aviation airport in Geor-
2 gia, consistent with planning efforts conducted by
3 the Administrator and the Georgia Department of
4 Transportation.

5 (2) The city of St. Marys, for consideration as,
6 provided for in this section, grants to the United
7 States, under the administrative jurisdiction of the
8 Secretary, a restrictive use easement in the real
9 property used for the St. Marys Airport, as deter-
10 mined acceptable by the Secretary, under such terms
11 and conditions as the Secretary considers necessary
12 to protect the interests of the United States and
13 prohibiting the future use of such property for all
14 aviation-related purposes and any other purposes
15 deemed by the Secretary to be incompatible with the
16 operations, functions, and missions of Naval Sub-
17 marine Base, Kings Bay, Georgia.

18 (3) The Secretary obtains an appraisal to deter-
19 mine the fair market value of the real property used
20 for the St. Marys Airport in the manner described
21 in subsection (c)(1).

22 (4) The Administrator fulfills the obligations
23 under the National Environmental Policy Act of
24 1969 (42 U.S.C. 4321 et seq.) in connection with

1 the release under subsection (a). In carrying out
2 such obligations—

3 (A) the Administrator shall not assume or
4 consider any potential or proposed future rede-
5 velopment of the current St. Marys airport
6 property;

7 (B) any potential new general aviation air-
8 port in Georgia shall be deemed to be not con-
9 nected with the release noted in subsection (a)
10 nor the closure of St. Marys Airport; and

11 (C) any environmental review under the
12 National Environmental Policy Act of 1969 (42
13 U.S.C. 4321 et seq.) for a potential general
14 aviation airport in Georgia shall be considered
15 through an environmental review process sepa-
16 rate and apart from the environmental review
17 made a condition of release by this section.

18 (c) TRANSFER OF AMOUNTS DESCRIBED.—The
19 amounts described in this subsection are the following:

20 (1) An amount equal to the fair market value
21 of the real property of the St. Marys Airport, as de-
22 termined by the Secretary and concurred in by the
23 Administrator, based on an appraisal report and
24 title documentation that—

1 (A) is prepared or adopted by the Sec-
2 retary, and concurred in by the Administrator,
3 not more than 180 days prior to the transfer
4 described in subsection (b)(1); and

5 (B) meets all requirements of Federal law
6 and the appraisal and documentation standards
7 applicable to the acquisition and disposal of real
8 property interests of the United States.

9 (2) An amount equal to the unamortized por-
10 tion of any Federal development grants (including
11 grants available under a State block grant program
12 established pursuant to section 47128 of title 49,
13 United States Code), other than used for the acqui-
14 sition of land, paid to the city of St. Marys for use
15 as the St. Marys Airport.

16 (3) An amount equal to the airport revenues re-
17 maining in the airport account for the St. Marys
18 Airport as of the date of the enactment of this Act
19 and as otherwise due to or received by the city of
20 St. Marys after such date of enactment pursuant to
21 sections 47107(b) and 47133 of title 49, United
22 States Code.

23 (d) AUTHORIZATION FOR TRANSFER OF FUNDS.—
24 Using funds available to the Department of the Navy for
25 operation and maintenance, the Secretary may pay the

1 amounts described in subsection (c) to the Georgia De-
2 partment of Transportation, conditioned as described in
3 subsection (b)(1).

4 (e) ADDITIONAL REQUIREMENTS.—

5 (1) SURVEY.—The exact acreage and legal de-
6 scription of St. Marys Airport shall be determined
7 by a survey satisfactory to the Secretary and con-
8 curred in by the Administrator.

9 (2) PLANNING OF GENERAL AVIATION AIR-
10 PORT.—Any planning effort for the development of
11 a new general aviation airport in southeast Georgia
12 using the amounts described in subsection (c) shall
13 be conducted in coordination with the Secretary, and
14 shall ensure that any such airport does not encroach
15 on the operations, functions, and missions of Naval
16 Submarine Base, Kings Bay, Georgia.

17 (f) RULE OF CONSTRUCTION.—Nothing in this sec-
18 tion may be construed to limit the applicability of—

19 (1) the requirements and processes under sec-
20 tion 46319 of title 49, United States Code;

21 (2) the requirements and processes under part
22 157 of title 14, Code of Federal Regulations; or

23 (3) the public notice requirements under section
24 47107(h)(2) of title 49, United States Code.



109. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
PEARCE OF NEW MEXICO OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

32

**AMENDMENT TO RULES COMM PRINT 114-51
OFFERED BY MR. PEARCE OF NEW MEXICO**

At the end of subtitle D of title XXVIII (page 904,
after line 22), add the following new section:

1 **SEC. 2839. PROHIBITION ON TRANSFER OF ADMINISTRA-**
2 **TIVE JURISDICTION, PORTION OF ORGAN**
3 **MOUNTAINS AREA, FILLMORE CANYON, NEW**
4 **MEXICO.**

5 The Secretary of Defense may not transfer adminis-
6 trative jurisdiction over the parcel of Federal land de-
7 picted as "Parcel D" on the map entitled "Organ Moun-
8 tains Area - Fillmore Canyon" and dated April 19, 2016
9 from the Department of Defense to the Secretary of the
10 Interior.



110. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CULBERSON OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. CULBERSON OF TEXAS**

221

Page 936, after line 3, insert the following:

1 **SEC. 2857. BATTLESHIP PRESERVATION GRANT PROGRAM.**

2 (a) ESTABLISHMENT.—There is hereby established
3 within the Department of the Interior a grant program
4 for the preservation of our nation’s most historic battle-
5 ships.

6 (b) USE OF GRANTS.—Amounts received through
7 grants under this section shall be used for the preservation
8 of our nation’s most historic battleships in a manner that
9 is self-sustaining and has an educational component.

10 (c) CRITERIA FOR ELIGIBILITY.—To be eligible for
11 a grant under this section, an entity shall—

12 (1) submit an application under procedures pre-
13 scribed by the Secretary;

14 (2) match the amount of the grant, on a 1-to-
15 1 basis, with non-Federal assets from non-Federal
16 sources, which may include cash or durable goods
17 and materials fairly valued as determined by the
18 Secretary;

1 (3) maintain records as may be reasonably nec-
2 essary to fully disclose—

3 (A) the amount and the disposition of the
4 proceeds of the grant;

5 (B) the total cost of the project for which
6 the grant is made; and

7 (C) other records as may be required by
8 the Secretary, including such records as will fa-
9 cilitate an effective accounting for project
10 funds; and

11 (4) provide access to the Secretary for the pur-
12 poses of any required audit and examination of any
13 books, documents, papers, and records of the entity.

14 (d) MOST HISTORIC BATTLESHIP DEFINED.—In this
15 section, the term “most historic battleship” means a bat-
16 tleship that is—

17 (1) between 75 and 115 years old;

18 (2) listed on the National Historic Register;
19 and

20 (3) located within the State for which it was
21 named.

22 (e) SAVINGS PROVISION.—The authorities contained
23 in this section shall be in addition to, and shall not be
24 construed to supercede or modify those contained in the

1 National Historic Preservation Act (16 U.S.C. 470–470x-
2 6).

3 (f) PRIVATE PROPERTY PROTECTION.—

4 (1) IN GENERAL.—No Federal funds made
5 available to carry out this section may be used to ac-
6 quire any real property, or any interest in any real
7 property, without the written consent of the owner
8 (or owners) of that property or interest in property.

9 (2) NO DESIGNATION.—The authority granted
10 by this section shall not constitute a Federal des-
11 ignation or have any effect on private property own-
12 ership.

13 (g) SUNSET.—The authority to make grants under
14 this section expires on September 30, 2023.

◇

111. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
NEWHOUSE OF WASHINGTON OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

AMENDMENT TO H.R. 4909
(RULES COMM. PRINT 114-53)

310

OFFERED BY MR. NEWHOUSE OF WASHINGTON

Add at the end of subtitle G of title XXVIII the following new section:

1 **SEC. 2867. REPORT ON DOCUMENTATION FOR ACQUISITION**
2 **OF CERTAIN PROPERTIES ALONG COLUMBIA**
3 **RIVER, WASHINGTON, BY CORPS OF ENGI-**
4 **NEERS.**

5 (a) **REPORT ON DOCUMENTATION.**—Not later than
6 180 days after the date of the enactment of this Act, the
7 Secretary of the Army, acting through the Chief of Engi-
8 neers, shall submit a report to Congress on the process
9 by which the Corps of Engineers acquired the properties
10 described in subsection (b), and shall include in the report
11 the specific legal documentation pursuant to which the
12 properties were acquired.

13 (b) **PROPERTIES DESCRIBED.**—The properties de-
14 scribed in this subsection are each of the properties de-
15 scribed in paragraph (2) of section 501(i) of the Water
16 Resources Development Act of 1996 (Public Law 104-
17 303; 110 Stat. 3752).



112. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LUJÁN
OF NEW MEXICO OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. BEN RAY LUJÁN OF NEW
MEXICO**

236 122

At the end of subtitle B of title XXXI of division C,
insert the following:

1 **SEC. 3126. SENSE OF CONGRESS REGARDING ACCOUNTING**
2 **PRACTICES BY LABORATORY OPERATING**
3 **CONTRACTORS AND PLANT OR SITE MAN-**
4 **AGERS OF NATIONAL NUCLEAR SECURITY**
5 **ADMINISTRATION FACILITIES.**

6 It is the sense of Congress that the Secretary of En-
7 ergy should ensure that each laboratory operating con-
8 tractor or plant or site manager of a National Nuclear
9 Security Administration facility adopt generally accepted
10 and consistent accounting practices for laboratory, plant,
11 or site directed research and development.



113. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FOSTER OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

293 R

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. FOSTER OF ILLINOIS**

At the end of subtitle C of title XXXI, add the following new section:

1 **SEC. 31__ . BRIEFING ON THE INFORMATION-INTER-**
2 **CHANGE OF LOW-ENRICHED URANIUM.**

3 (a) BRIEFING.—Not later than 120 days after the
4 date of the enactment of this Act, the Secretary of De-
5 fense, the Secretary of Energy, and the Secretary of State
6 shall provide a briefing to the appropriate congressional
7 committees on the feasibility and potential benefits of a
8 dialogue between the United States and France on the use
9 of low-enriched uranium in naval reactors.

10 (b) APPROPRIATE CONGRESSIONAL COMMITTEES.—
11 In this section, the term “appropriate congressional com-
12 mittees” means—

13 (1) the congressional defense committees;

14 (2) the Committee on Foreign Affairs of the
15 House of Representatives and the Committee on
16 Foreign Relations of the Senate;

- 1 (3) the Permanent Select Committee on Intel-
2 ligence of the House of Representatives and the Se-
3 lect Committee on Intelligence of the Senate; and
4 (4) the Committee on Energy and Commerce of
5 the House of Representatives and the Committee on
6 Energy and Natural Resources of the Senate.



114. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
PETERS OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

209

AMENDMENT TO THE RULES COMMITTEE PRINT

114-51

OFFERED BY MR. PETERS OF CALIFORNIA

Page 1009, lines 1 through 8, amend paragraph (1) to read as follows:

- 1 “(1) **ADVANCED NUCLEAR REACTOR.**—The
2 term ‘advanced nuclear reactor’ means—
3 “(A) a nuclear fission reactor with signifi-
4 cant improvements over the most recent genera-
5 tion of nuclear fission reactors, which may in-
6 clude inherent safety features, lower waste
7 yields, greater fuel utilization, superior reli-
8 ability, resistance to proliferation, and increased
9 thermal efficiency; or
10 “(B) a nuclear fusion reactor.”

Page 1014, lines 8 and 9, strike “advanced fission reactor systems, nuclear fusion systems,” and insert “advanced nuclear reactor systems”.

Page 1016, lines 12 and 13, strike “fusion and advanced fission experimental reactors” and insert “experimental advanced nuclear reactors”.

Page 1018, lines 3 and 4, strike “next generation nuclear energy technology” and insert “advanced nuclear reactor technologies”.



115. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
DONOVAN OF NEW YORK OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

AMENDMENT TO RULES COMMITTEE PRINT FOR
H.R. 4909
OFFERED BY MR. DONOVAN OF NEW YORK

26 R

At the end of title XXXV add the following:

1 **SEC. 35 __. EXPEDITED PROCESSING OF APPLICATIONS**
2 **FOR TRANSPORTATION SECURITY CARDS**
3 **FOR SEPARATING MEMBERS OF THE ARMED**
4 **FORCES AND VETERANS.**

5 (a) IN GENERAL.—Section 70105 of title 46, United
6 States Code, is amended by adding at the end the fol-
7 lowing:

8 “(r) EXPEDITED ISSUANCE FOR SEPARATING SERV-
9 ICE MEMBERS.—The Secretary shall, using authority
10 available under other provisions of law—

11 “(1) seek to expedite processing of applications
12 for transportation security cards under this section
13 for members of the Armed Forces who are sepa-
14 rating from active duty service with a discharge
15 other than a dishonorable discharge;

16 “(2) in consultation with the Secretary of De-
17 fense—

18 “(A) enhance efforts of the Department of
19 Homeland Security in assisting members of the

1 Armed Forces who are separating from active
2 duty service with receiving a transportation se-
3 curity card, including by—

4 “(i) including under the Transition
5 Assistance Program under section 1144 of
6 title 10—

7 “(I) applications for such cards;
8 and

9 “(II) a form by which such a
10 member may grant the member’s per-
11 mission for government agencies to
12 disclose to the Department of Home-
13 land Security findings of background
14 investigations of such member, for
15 consideration by the Department in
16 processing the member’s application
17 for a transportation security card;

18 “(ii) providing opportunities for local
19 officials of the department in which the
20 Coast Guard is operating to partner with
21 military installations for that purpose; and

22 “(iii) ensuring that such members of
23 the Armed Forces are aware of opportuni-
24 ties to apply for such cards;

1 “(B) seek to educate members of the
2 Armed Forces with competencies that are
3 transferable to maritime industries regarding—

4 “(i) opportunities for employment in
5 such industries; and

6 “(ii) the requirements and qualifica-
7 tions for, and duties associated with, trans-
8 portation security cards; and

9 “(C) cooperate with other Federal agencies
10 to expedite the transfer to the Secretary the
11 findings of relevant background investigations
12 and security clearances; and

13 “(3) issue or deny a transportation security
14 card under this section for a veteran by not later
15 than 13 days after the date of the submission of the
16 application for the card, unless there is a substantial
17 problem with the application that prevents compli-
18 ance with this paragraph.”.

19 (b) REPORTS.—Not later than 6 months after the
20 date of the enactment of this Act, and annually thereafter
21 for each of the subsequent 2 years, the Secretary of the
22 department in which the Coast Guard is operating, in con-
23 sultation with the Secretary of Defense, shall submit a re-
24 port to the Committee on Homeland Security of the House
25 of Representatives and the Committee on Homeland Secu-

1 rity and Governmental Affairs of the Senate describing
2 and assessing the efforts of such department to implement
3 the amendment made by this section.

4 **SEC. 35 __. TRAINING UNDER TRANSITION ASSISTANCE**
5 **PROGRAM ON EMPLOYMENT OPPORTUNITIES**
6 **ASSOCIATED WITH TRANSPORTATION SECU-**
7 **RITY CARDS.**

8 (a) IN GENERAL.—Section 1144(b) of title 10,
9 United States Code, is amended by adding at the end the
10 following new paragraph:

11 “(10) Acting through the Secretary of the de-
12 partment in which the Coast Guard is operating,
13 provide information on career opportunities for em-
14 ployment available to members with transportation
15 security cards issued under section 70105 of title
16 46.”.

17 (b) DEADLINE FOR IMPLEMENTATION.—The pro-
18 gram carried out under section 1144 of title 10, United
19 States Code, shall comply with the requirements of sub-
20 section (b)(10) of such section, as added by subsection (a),
21 by not later than 180 days after the date of the enactment
22 of this Act.



116. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
FRANKEL OF FLORIDA OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MS. FRANKEL OF FLORIDA

334L

At the end of title XXXV add the following:

1 **SEC. __. APPLICATION OF LAW.**

2 Section 4301 of title 46, United States Code, is
3 amended by adding at the end the following:

4 “(d) For purposes of any Federal law except the Fed-
5 eral Water Pollution Control Act (33 U.S.C. 1251 et seq.),
6 any vessel, including a foreign vessel, being repaired or
7 dismantled is deemed to be a recreational vessel, as de-
8 fined under section 2101(25), during such repair or dis-
9 mantling, if that vessel—

10 “(1) shares elements of design and construction
11 of traditional recreational vessels (as so defined);
12 and

13 “(2) when operating is not normally engaged in
14 a military, commercial, or traditionally commercial
15 undertaking.”.

⊗

117. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
WILSON OF SOUTH CAROLINA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. WILSON OF SOUTH CAROLINA**

237

Page 1081, in the table of section 4102, strike
“JOINT IMPROVISED-THREAT DEFEAT FUND”
both places it appears and insert “JOINT IMPRO-
VISED EXPLOSIVE DEVICE DEFEAT FUND”.

Page 1085, in the table of section 4103, strike
“JOINT IMPROVISED-THREAT DEFEAT FUND”
both places it appears and insert “JOINT IMPRO-
VISED EXPLOSIVE DEVICE DEFEAT FUND”.



118. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MENG
OF NEW YORK OR HER DESIGNEE, DEBATABLE FOR 10
MINUTES

AMENDMENT TO RULES COMMITTEE PRINT 114-

51

OFFERED BY MS. MENG OF NEW YORK

357L

Page 1191, after line 7, insert the following:

- 1 “(F) Conspiracy to commit an offense
- 2 specified in subparagraph (A), (B), (C), or (D)
- 3 that is punishable under section 881 of this
- 4 title (article 81).”.

119. AN AMENDMENT TO BE OFFERED BY DELEGATE BORDALLO
OF GUAM OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 4909, AS REPORTED
OFFERED BY MS. BORDALLO OF GUAM**

126R2

At the end of the bill, add the following:

1 **TITLE LXXIII—GUAM WORLD**
2 **WAR II LOYALTY RECOGNI-**
3 **TION ACT**

4 **SEC. 7301. SHORT TITLE.**

5 This title may be cited as the “Guam World War II
6 Loyalty Recognition Act”.

7 **SEC. 7302. RECOGNITION OF THE SUFFERING AND LOY-**
8 **ALTY OF THE RESIDENTS OF GUAM.**

9 (a) RECOGNITION OF THE SUFFERING OF THE RESI-
10 DENTS OF GUAM.—The United States recognizes that, as
11 described by the Guam War Claims Review Commission,
12 the residents of Guam, on account of their United States
13 nationality, suffered unspeakable harm as a result of the
14 occupation of Guam by Imperial Japanese military forces
15 during World War II, by being subjected to death, rape,
16 severe personal injury, personal injury, forced labor,
17 forced march, or internment.

18 (b) RECOGNITION OF THE LOYALTY OF THE RESI-
19 DENTS OF GUAM.—The United States forever will be
20 grateful to the residents of Guam for their steadfast loy-

1 alty to the United States, as demonstrated by the count-
2 less acts of courage they performed despite the threat of
3 death or great bodily harm they faced at the hands of the
4 Imperial Japanese military forces that occupied Guam
5 during World War II.

6 **SEC. 7303. GUAM WORLD WAR II CLAIMS FUND.**

7 (a) ESTABLISHMENT OF FUND.—The Secretary of
8 the Treasury shall establish in the Treasury of the United
9 States a special fund (in this title referred to as the
10 “Claims Fund”) for the payment of claims submitted by
11 compensable Guam victims and survivors of compensable
12 Guam decedents in accordance with sections 7304 and
13 7305.

14 (b) COMPOSITION OF FUND.—The Claims Fund es-
15 tablished under subsection (a) shall be composed of
16 amounts deposited into the Claims Fund under subsection
17 (c) and any other payments made available for the pay-
18 ment of claims under this title.

19 (c) PAYMENT OF CERTAIN DUTIES, TAXES, AND
20 FEES COLLECTED FROM GUAM DEPOSITED INTO
21 FUND.—

22 (1) IN GENERAL.—Notwithstanding section 30
23 of the Organic Act of Guam (48 U.S.C. 1421h), the
24 excess of—

1 (A) any amount of duties, taxes, and fees
2 collected under such section after fiscal year
3 2014, over

4 (B) the amount of duties, taxes, and fees
5 collected under such section during fiscal year
6 2014,

7 shall be deposited into the Claims Fund.

8 (2) APPLICATION.—Paragraph (1) shall not
9 apply after the date for which the Secretary of the
10 Treasury determines that all payments required to
11 be made under section 7304 have been made.

12 (d) LIMITATION ON PAYMENTS MADE FROM
13 FUND.—

14 (1) IN GENERAL.—No payment may be made in
15 a fiscal year under section 7304 until funds are de-
16 posited into the Claims Fund in such fiscal year
17 under subsection (c).

18 (2) AMOUNTS.—For each fiscal year in which
19 funds are deposited into the Claims Fund under
20 subsection (c), the total amount of payments made
21 in a fiscal year under section 7304 may not exceed
22 the amount of funds available in the Claims Fund
23 for such fiscal year.

24 (e) DEDUCTIONS FROM FUND FOR ADMINISTRATIVE
25 EXPENSES.—The Secretary of the Treasury shall deduct

1 from any amounts deposited into the Claims Fund an
2 amount equal to 5 percent of such amounts as reimburse-
3 ment to the Federal Government for expenses incurred by
4 the Foreign Claims Settlement Commission and by the
5 Department of the Treasury in the administration of this
6 title. The amounts so deducted shall be covered into the
7 Treasury as miscellaneous receipts.

8 **SEC. 7304. PAYMENTS FOR GUAM WORLD WAR II CLAIMS.**

9 (a) PAYMENTS FOR DEATH, PERSONAL INJURY,
10 FORCED LABOR, FORCED MARCH, AND INTERNMENT.—
11 After the Secretary of the Treasury receives the certifi-
12 cation from the Chairman of the Foreign Claims Settle-
13 ment Commission as required under section 7305(b)(8),
14 the Secretary of the Treasury shall make payments, sub-
15 ject to the availability of appropriations, to compensable
16 Guam victims and survivors of a compensable Guam dece-
17 dents as follows:

18 (1) COMPENSABLE GUAM VICTIM.—Before mak-
19 ing any payments under paragraph (2), the Sec-
20 retary shall make payments to compensable Guam
21 victims as follows:

22 (A) In the case of a victim who has suf-
23 fered an injury described in subsection
24 (c)(2)(A), \$15,000.

1 (B) In the case of a victim who is not de-
2 scribed in subparagraph (A), but who has suf-
3 fered an injury described in subsection
4 (c)(2)(B), \$12,000.

5 (C) In the case of a victim who is not de-
6 scribed in subparagraph (A) or (B), but who
7 has suffered an injury described in subsection
8 (c)(2)(C), \$10,000.

9 (2) SURVIVORS OF COMPENSABLE GUAM DECE-
10 DENTS.—In the case of a compensable Guam dece-
11 dent, the Secretary shall pay \$25,000 for distribu-
12 tion to survivors of the decedent in accordance with
13 subsection (b). The Secretary shall make payments
14 under this paragraph only after all payments are
15 made under paragraph (1).

16 (b) DISTRIBUTION OF SURVIVOR PAYMENTS.—A
17 payment made under subsection (a)(2) to the survivors of
18 a compensable Guam decedent shall be distributed as fol-
19 lows:

20 (1) In the case of a decedent whose spouse is
21 living as of the date of the enactment of this Act,
22 but who had no living children as of such date, the
23 payment shall be made to such spouse.

24 (2) In the case of a decedent whose spouse is
25 living as of the date of the enactment of this Act

1 and who had one or more living children as of such
2 date, 50 percent of the payment shall be made to the
3 spouse and 50 percent shall be made to such chil-
4 dren, to be divided among such children to the
5 greatest extent possible into equal shares.

6 (3) In the case of a decedent whose spouse is
7 not living as of the date of the enactment of this Act
8 and who had one or more living children as of such
9 date, the payment shall be made to such children, to
10 be divided among such children to the greatest ex-
11 tent possible into equal shares.

12 (4) In the case of a decedent whose spouse is
13 not living as of the date of the enactment of this Act
14 and who had no living children as of such date, but
15 who—

16 (A) had a parent who is living as of such
17 date, the payment shall be made to the parent;
18 or

19 (B) had two parents who are living as of
20 such date, the payment shall be divided equally
21 between the parents.

22 (5) In the case of a decedent whose spouse is
23 not living as of the date of the enactment of this
24 Act, who had no living children as of such date, and

1 who had no parents who are living as of such date,
2 no payment shall be made.

3 (c) DEFINITIONS.—For purposes of this title:

4 (1) COMPENSABLE GUAM DECEDENT.—The
5 term “compensable Guam decedent” means an indi-
6 vidual determined under section 7305 to have been
7 a resident of Guam who died as a result of the at-
8 tack and occupation of Guam by Imperial Japanese
9 military forces during World War II, or incident to
10 the liberation of Guam by United States military
11 forces, and whose death would have been compen-
12 sable under the Guam Meritorious Claims Act of
13 1945 (Public Law 79–224) if a timely claim had
14 been filed under the terms of such Act.

15 (2) COMPENSABLE GUAM VICTIM.—The term
16 “compensable Guam victim” means an individual
17 who is not deceased as of the date of the enactment
18 of this Act and who is determined under section
19 7305 to have suffered, as a result of the attack and
20 occupation of Guam by Imperial Japanese military
21 forces during World War II, or incident to the lib-
22 eration of Guam by United States military forces,
23 any of the following:

24 (A) Rape or severe personal injury (such
25 as loss of a limb, dismemberment, or paralysis).

1 (B) Forced labor or a personal injury not
2 under subparagraph (A) (such as disfigure-
3 ment, scarring, or burns).

4 (C) Forced march, internment, or hiding
5 to evade internment.

6 (3) DEFINITIONS OF SEVERE PERSONAL INJU-
7 RIES AND PERSONAL INJURIES.—Not later than 180
8 days after the date of the enactment of this Act, the
9 Foreign Claims Settlement Commission shall pro-
10 mulgate regulations to specify the injuries that con-
11 stitute a severe personal injury or a personal injury
12 for purposes of subparagraphs (A) and (B), respec-
13 tively, of paragraph (2).

14 **SEC. 7305. ADJUDICATION.**

15 (a) AUTHORITY OF FOREIGN CLAIMS SETTLEMENT
16 COMMISSION.—

17 (1) IN GENERAL.—The Foreign Claims Settle-
18 ment Commission shall adjudicate claims and deter-
19 mine the eligibility of individuals for payments under
20 section 7304.

21 (2) RULES AND REGULATIONS.—Not later than
22 180 days after the date of the enactment of this Act,
23 the Chairman of the Foreign Claims Settlement
24 Commission shall publish in the Federal Register
25 such rules and regulations as may be necessary to

1 enable the Commission to carry out the functions of
2 the Commission under this title.

3 (b) CLAIMS SUBMITTED FOR PAYMENTS.—

4 (1) SUBMITTAL OF CLAIM.—For purposes of
5 subsection (a)(1) and subject to paragraph (2), the
6 Foreign Claims Settlement Commission may not de-
7 termine an individual is eligible for a payment under
8 section 7304 unless the individual submits to the
9 Commission a claim in such manner and form and
10 containing such information as the Commission
11 specifies.

12 (2) FILING PERIOD FOR CLAIMS AND NOTICE.—

13 (A) FILING PERIOD.—An individual filing
14 a claim for a payment under section 7304 shall
15 file such claim not later than one year after the
16 date on which the Foreign Claims Settlement
17 Commission publishes the notice described in
18 subparagraph (B).

19 (B) NOTICE OF FILING PERIOD.—Not later
20 than 180 days after the date of the enactment
21 of this Act, the Foreign Claims Settlement
22 Commission shall publish a notice of the dead-
23 line for filing a claim described in subparagraph

24 (A)—

25 (i) in the Federal Register; and

1 (ii) in newspaper, radio, and television
2 media in Guam.

3 (3) ADJUDICATORY DECISIONS.—The decision
4 of the Foreign Claims Settlement Commission on
5 each claim filed under this title shall—

6 (A) be by majority vote;

7 (B) be in writing;

8 (C) state the reasons for the approval or
9 denial of the claim; and

10 (D) if approved, state the amount of the
11 payment awarded and the distribution, if any,
12 to be made of the payment.

13 (4) DEDUCTIONS IN PAYMENT.—The Foreign
14 Claims Settlement Commission shall deduct, from a
15 payment made to a compensable Guam victim or
16 survivors of a compensable Guam decedent under
17 this section, amounts paid to such victim or sur-
18 vivors under the Guam Meritorious Claims Act of
19 1945 (Public Law 79–224) before the date of the
20 enactment of this Act.

21 (5) INTEREST.—No interest shall be paid on
22 payments made by the Foreign Claims Settlement
23 Commission under section 7304.

24 (6) LIMITED COMPENSATION FOR PROVISION
25 OF REPRESENTATIONAL SERVICES.—

1 (A) LIMIT ON COMPENSATION.—Any
2 agreement under which an individual who pro-
3 vided representational services to an individual
4 who filed a claim for a payment under this title
5 that provides for compensation to the individual
6 who provided such services in an amount that
7 is more than one percent of the total amount of
8 such payment shall be unlawful and void.

9 (B) PENALTIES.—Whoever demands or re-
10 ceives any compensation in excess of the
11 amount allowed under subparagraph (A) shall
12 be fined not more than \$5,000 or imprisoned
13 not more than one year, or both.

14 (7) APPEALS AND FINALITY.—Objections and
15 appeals of decisions of the Foreign Claims Settle-
16 ment Commission shall be to the Commission, and
17 upon rehearing, the decision in each claim shall be
18 final, and not subject to further review by any court
19 or agency.

20 (8) CERTIFICATIONS FOR PAYMENT.—After a
21 decision approving a claim becomes final, the Chair-
22 man of the Foreign Claims Settlement Commission
23 shall certify such decision to the Secretary of the
24 Treasury for authorization of a payment under sec-
25 tion 7304.

1 (9) TREATMENT OF AFFIDAVITS.—For pur-
2 poses of section 7304 and subject to paragraph (2),
3 the Foreign Claims Settlement Commission shall
4 treat a claim that is accompanied by an affidavit of
5 an individual that attests to all of the material facts
6 required for establishing the eligibility of such indi-
7 vidual for payment under such section as estab-
8 lishing a prima facie case of the eligibility of the in-
9 dividual for such payment without the need for fur-
10 ther documentation, except as the Commission may
11 otherwise require. Such material facts shall include,
12 with respect to a claim for a payment made under
13 section 7304(a), a detailed description of the injury
14 or other circumstance supporting the claim involved,
15 including the level of payment sought.

16 (10) RELEASE OF RELATED CLAIMS.—Accept-
17 ance of a payment under section 7304 by an indi-
18 vidual for a claim related to a compensable Guam
19 decedent or a compensable Guam victim shall be in
20 full satisfaction of all claims related to such dece-
21 dent or victim, respectively, arising under the Guam
22 Meritorious Claims Act of 1945 (Public Law 79-
23 224), the implementing regulations issued by the
24 United States Navy pursuant to such Act (Public
25 Law 79-224), or this title.

1 **SEC. 7306. GRANTS PROGRAM TO MEMORIALIZE THE OCCU-**
2 **PATION OF GUAM DURING WORLD WAR II.**

3 (a) **ESTABLISHMENT.**—Subject to subsection (b), the
4 Secretary of the Interior shall establish a grant program
5 under which the Secretary shall award grants for research,
6 educational, and media activities for purposes of appro-
7 priately illuminating and interpreting the causes and cir-
8 cumstances of the occupation of Guam during World War
9 II and other similar occupations during the war that—

10 (1) memorialize the events surrounding such oc-
11 cupation; or

12 (2) honor the loyalty of the people of Guam
13 during such occupation.

14 (b) **ELIGIBILITY.**—The Secretary of the Interior may
15 not award a grant under subsection (a) unless the person
16 seeking the grant submits an application to the Secretary
17 for such grant, in such time, manner, and form and con-
18 taining such information as the Secretary specifies.

19 **SEC. 7307. AUTHORIZATION OF APPROPRIATIONS.**

20 (a) **GUAM WORLD WAR II CLAIMS PAYMENTS AND**
21 **ADJUDICATION.**—For the purposes of carrying out sec-
22 tions 7304 and 7305, there is authorized to be appro-
23 priated for any fiscal year beginning after the date of en-
24 actment of this act, an amount equal to the amount depos-
25 ited into the Claims Fund in a fiscal year under section
26 7303. Not more than 5 percent of funds make available

1 under this subsection shall be used for administrative
2 costs. Amounts appropriated under this section may re-
3 main available until expended.

4 (b) GUAM WORLD WAR II GRANTS PROGRAM.—For
5 purposes of carrying out section 7306, there are author-
6 ized to be appropriated \$5,000,000 for each fiscal year
7 beginning after the date of the enactment of this Act.

◇

120. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
ROGERS OF ALABAMA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

195
X

**AMENDMENT TO THE RULES COMMITTEE PRINT
FOR H.R. 4909
OFFERED BY MR. ROGERS OF ALABAMA**

At the end of subtitle B of title XXXI, add the following new section:

1 **SEC. 31__ . PROTECTION OF CERTAIN NUCLEAR FACILI-**
2 **TIES FROM UNMANNED AIRCRAFT.**

3 (a) IN GENERAL.—The Atomic Energy Defense Act
4 (50 U.S.C. 2501 et seq.) is amended by inserting after
5 section 4509 the following new section:

6 **“SEC. 4510. PROTECTION OF CERTAIN NUCLEAR FACILI-**
7 **TIES FROM UNMANNED AIRCRAFT.**

8 “(a) AUTHORITY.—The Secretary of Energy may
9 take such actions described in subsection (b)(1) that are
10 necessary to mitigate the threat of an unmanned aircraft
11 system or unmanned aircraft that poses an imminent
12 threat (as defined by the Secretary of Energy, in coordina-
13 tion with the Secretary of Transportation) to the safety
14 or security of a covered facility.

15 “(b) ACTIONS DESCRIBED.—(1) The actions de-
16 scribed in this paragraph are the following:

17 “(A) Disrupt control of the unmanned aircraft
18 system or unmanned aircraft.

1 “(B) Seize and exercise control of the un-
2 manned aircraft system or unmanned aircraft.

3 “(C) Seize or otherwise confiscate the un-
4 manned aircraft system or unmanned aircraft.

5 “(D) Use reasonable force to disable or destroy
6 the unmanned aircraft system or unmanned aircraft.

7 “(2) The Secretary of Energy shall develop the ac-
8 tions described in paragraph (1) in coordination with the
9 Secretary of Transportation, consistent with the protec-
10 tion of information regarding sensitive defense or national
11 security capabilities.

12 “(c) FORFEITURE.—(1) Any unmanned aircraft sys-
13 tem or unmanned aircraft described in subsection (a) shall
14 be subject to seizure and forfeiture to the United States.

15 “(2) The Secretary of Energy may prescribe regula-
16 tions to establish reasonable exceptions to paragraph (1),
17 including in cases where—

18 “(A) the operator of the unmanned aircraft sys-
19 tem or unmanned aircraft obtained the control and
20 possession of such system or aircraft illegally; or

21 “(B) the operator of the unmanned aircraft sys-
22 tem or unmanned aircraft is an employee of a com-
23 mon carrier acting in manner described in sub-
24 section (a) without the knowledge of the common
25 carrier.

1 “(d) REGULATIONS.—Not later than 180 days after
2 the date of the enactment of this section, the Secretary
3 of Energy and the Secretary of Transportation shall pre-
4 scribe regulations and issue guidance in the respective
5 areas of each Secretary to carry out this section.

6 “(e) DEFINITIONS.—In this section:

7 “(1) The term ‘covered facility’ means any fa-
8 cility that—

9 “(A) is identified by the Secretary of En-
10 energy for purposes of this section;

11 “(B) is located in the United States (in-
12 cluding the territories and possessions of the
13 United States); and

14 “(C) is owned by the United States, or
15 contracted to the United States, to store or use
16 special nuclear material.

17 “(2) The terms ‘unmanned aircraft’ and ‘un-
18 manned aircraft system’ have the meaning given
19 those terms in section 331 of the FAA Moderniza-
20 tion and Reform Act of 2012 (Public Law 112–95;
21 49 U.S.C. 40101 note).”.

22 “(b) CLERICAL AMENDMENT.—The table of contents
23 for such Act is amended by inserting after the item relat-
24 ing to section 4509 the following new item:

“Sec. 4510. Protection of certain nuclear facilities from unmanned aircraft.”.

