

**AMENDMENT TO H.R. 2200, AS REPORTED  
OFFERED BY MR. DANIEL E. LUNGREN OF  
CALIFORNIA**

At the end of subtitle A of title II of the bill, insert the following (with the correct sequential provision designations [replacing the numbers currently shown for such designations]) (and conform the table of contents accordingly):

**1 SEC. 214. FEDERAL AIR MARSHALS.**

2 Section 44917 of title 49, United States Code, is  
3 amended by adding at the end the following:

4 “(e) CRIMINAL INVESTIGATIVE TRAINING PRO-  
5 GRAM.—

6 “(1) NEW EMPLOYEE TRAINING.—Not later  
7 than 30 days after the date of enactment of the  
8 Transportation Security Administration Authoriza-  
9 tion Act, the Federal Air Marshal Service shall re-  
10 quire Federal air marshals hired after such date to  
11 complete the criminal investigative training program  
12 at the Federal Law Enforcement Training Center as  
13 part of basic training for Federal air marshals.

14 “(2) EXISTING EMPLOYEES.—A Federal air  
15 marshal who has previously completed the criminal

1       investigative training program shall not be required  
2       to repeat such program.

3               “(3) ALTERNATIVE TRAINING.—Not later than  
4       3years after the date of enactment of the Transpor-  
5       tation Security Administration Authorization Act, an  
6       air marshal hired before such date who has not com-  
7       pleted the criminal investigative training program  
8       shall be required to complete a alternative training  
9       program, as determined by the Federal Law En-  
10      forcement Center, that provides the training nec-  
11      essary to bridge the gap between the mixed basic po-  
12      lice training, the Federal air marshal programs al-  
13      ready completed by the Federal air marshal and the  
14      criminal investigative training provided through the  
15      criminal investigative training program. Any such al-  
16      ternative program shall be deemed to have met the  
17      standards of the criminal investigative training pro-  
18      gram.

19              “(4) AUTHORIZATION OF APPROPRIATIONS.—  
20      Not less than \$3,000,000 is authorized to be appro-  
21      priated for each of fiscal years 2010 and 2011 to  
22      carry out this subsection.

1           “(5) SAVINGS CLAUSE.—Nothing in this sub-  
2           section shall be construed to reclassify Federal air  
3           marshals as criminal investigators.”.

