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Rev

**AMENDMENT TO H.R. 2410, AS REPORTED
OFFERED BY MR. BERMAN OF CALIFORNIA**

Page 12, line 3, strike "\$100,000,000" and insert "\$105,500,000".

Page 15, beginning line 20, strike "such sums as may be necessary" and insert "\$115,000,000".

Page 17, line 12, insert "in" before "section".

Page 43, line 12, strike "live" and insert "live and work, or study or volunteer,".

In section 226, redesignate subsections (d) through (k) as subsection (e) through (l) and insert after subsection (c) the following:

- 1 (d) USE OF FUNDS.—Paragraph (2) of subsection (c)
2 of section 207 of such Act is amended to read as follows:
3 “(2) USE OF FUNDS.—All or part of the
4 amounts allotted for the Foundation under para-
5 graph (1) may be transferred to the Foundation or
6 to the appropriate Department of State appropria-
7 tion for the purpose of carrying out or supporting
8 the Foundation’s activities.”.

Page 60, beginning line 4, strike “a refugee or asylee spouse” and insert “a spouse of a refugee or of a person who has been granted asylum”.

Page 60, line 5, strike “biological” and insert “birth”.

Page 60, strike lines 8 through 20 and insert the following:

1 (d) ERMA ACCOUNT.—Section 2(c)(2) of the Migra-
2 tion and Refugee Assistance Act of 1962 (22 U.S.C.
3 2601(c)(2)) is amended by striking “\$100,000,000” and
4 inserting “\$200,000,000”.

Page 61, line 14, insert “, including children, as appropriate,” after “refugees”.

Page 61, line 18, strike “pilot”.

Page 64, line 2, strike “shall” and insert “should”.

Page 64, line 6, insert “during this refugee crisis” before the period.

Page 64, line 9, strike “the National Security Council,”.

Page 64, line 11, insert “the Department of Defense,” before “the United States”.

Page 65, line 2, strike “such” and insert “refugee”.

Page 65, line 11, strike “and” and insert “, the International Committee of the Red Cross,”.

Page 65, line 12, strike “such other” and insert “and other appropriate”.

Page 69, beginning line 8, strike “applicants and” and insert “applicants, including any effect such method may have on an interviewer’s ability to determine an applicant’s credibility and uncover fraud, and shall”.

Page 82, line 13, after “committees” insert “and the Committee on Armed Services of the House of Representatives and the Committee on Armed Services of the Senate”.

Page 110, after line 25, insert the following:

1 **SEC. 305. INCREASING THE CAPACITY OF THE DEPART-**
2 **MENT OF STATE TO RESPOND TO CRISES.**

3 Paragraph (5) of section 1603 of the Reconstruction
4 and Stabilization Civilian Management Act of 2008 (title
5 XVI of Public Law 110–417) is amended to read as fol-
6 lows:

7 “(5) PERSONNEL DEFINED.—The term ‘per-
8 sonnel’ means—

9 “(A) individuals serving in any service de-
10 scribed in section 2101 of title 5, United States

1 Code, other than in the legislative or judicial
2 branch;

3 “(B) individuals employed by personal
4 services contract, including those employed pur-
5 suant to section 2(c) of the State Department
6 Basic Authorities Act of 1956 (22 U.S.C.
7 2669(c)) and section 636(a)(3) of the Foreign
8 Assistance Act of 1961 (22 U.S.C. 2396(a)(3));
9 and

10 “(C) individuals appointed under section
11 303 of the Foreign Service Act of 1980 (22
12 U.S.C. 3943).”.

Page 112, line 15, strike “equal to” and insert “up
to”.

Page 112, line 19, strike “equal to” and insert “up
to”.

Page 129, line 4, insert “and support for” after “co-
operation with”.

Page 129, line 4, strike “government” and insert
“government’s efforts”.

Page 131, line 24, strike “coordinate” and insert
“assist in the coordination of”.

Page 133, line 19, strike “subparagraph (A) and (B)” and insert “this section”.

Page 133, beginning line 25, strike “of or trafficking in” and insert “or distribution of”.

Page 134, line 15, strike “of or trafficking in” and insert with “or distribution of”.

Page 145, after line 8, insert the following:

1 (e) RELATIONSHIP TO OTHER LAWS REGARDING
2 ABORTION.—Nothing in this section, and in particular the
3 duties of the office described in subsection (c), shall be
4 construed as affecting in any way existing statutory prohi-
5 bitions against abortion or existing statutory prohibitions
6 on the use of funds to engage in any activity or effort
7 to alter the laws or policies in effect in any foreign country
8 concerning the circumstances under which abortion is per-
9 mitted, regulated, or prohibited.

Page 145, line 9, strike “(e)” and insert “(f)”.

Page 145, after line 13, insert the following:

10 **SEC. 335. FOREIGN SERVICE VICTIMS OF TERRORISM.**

11 (a) ADDITIONAL DEATH GRATUITY.—Section 413 of
12 the Foreign Service Act of 1980 (22 U.S.C. 3973) is
13 amended—

1 (1) by redesignating subsection (d) as sub-
2 section (e); and

3 (2) by inserting after subsection (c) the fol-
4 lowing new subsection:

5 “(d) In addition to a death gratuity payment under
6 subsection (a), the Secretary or the head of the relevant
7 United States Government agency is authorized to provide
8 for payment to the surviving dependents of a Foreign
9 Service employee or a Government executive branch em-
10 ployee, if such Foreign Service employee or Government
11 executive branch employee is subject to the authority of
12 the chief of mission pursuant to section 207, of an amount
13 equal to a maximum of eight times the salary of such For-
14 eign Service employee or Government executive branch
15 employee if such Foreign Service employee or Government
16 executive branch employee is killed as a result of an act
17 of international terrorism. Such payment shall be accorded
18 the same treatment as a payment made under subsection
19 (a). For purposes of this subsection, the term ‘act of inter-
20 national terrorism’ has the meaning given such term in
21 section 2331(1) of title 18, United States Code.”.

22 (b) CERTAIN SPECIFIC PAYMENTS.—Subject to the
23 availability of appropriations specifically for the purpose
24 specified in this subsection as provided in appropriations
25 Acts enacted on or after October 1, 2007, and notwith-

1 standing any other provision of law, the Secretary of State
2 shall pay the maximum amount of payment under section
3 413(d) of the Foreign Service Act of 1980 (as amended
4 by subsection a(2) of this section) to an individual de-
5 scribed in such section 413(d) or to an individual who was
6 otherwise serving at a United States diplomatic or con-
7 sular mission abroad without a regular salary who was
8 killed as a result of an act of international terrorism (as
9 such term is defined in section 2331(1) of title 18, United
10 States Code) that occurred between January 1, 1998, and
11 the date of the enactment of this section, including the
12 victims of the bombing of August 7, 1998, in Nairobi,
13 Kenya. Such a payment shall be deemed to be a payment
14 under section 413(d) of the Foreign Service Act of 1980,
15 except that for purposes of this section, such payment
16 shall, with respect to a United States citizen receiving pay-
17 ment under this section, be in an amount equal to ten
18 times the salary specified in this section. For purposes of
19 this section and section 413(d) of such Act, with respect
20 to a United States citizen receiving payment under this
21 section, the salary to be used for purposes of determining
22 such payment shall be \$94,000.

Page 157, line 8, strike "State" and insert "State,
in consultation with the Secretary of Energy,".

Page 157, line 9, strike “Committee” and all that follows through “Senate” on line 11 and insert “appropriate congressional committees and the Committee on Armed Services of the House of Representatives and the Committee on Armed Services of the Senate”.

Page 160, line 3, after “appropriate congressional committees” insert “and the Committee on Armed Services of the House of Representatives and the Committee on Armed Services of the Senate”.

Page 163, after line 2, insert the following:

1 **SEC. 418, IMPLEMENTING AN INTERNATIONAL NUCLEAR**
2 **FUEL BANK.**

3 It is the sense of Congress that, not later than 120
4 after the date of the enactment of this Act, the Secretary
5 of State should appoint a coordinator to help implement
6 the International Nuclear Fuel Bank to ensure that coun-
7 tries have a supply of fuel for nuclear energy and do not
8 have to enrich their own uranium.

Page 164, line 17, strike “200” and insert “125”.

Page 181, line 17, insert before the semicolon the following: “, and four year colleges and universities demonstrating an institutional commitment to increasing study abroad participation”.

Page 184, line 11, strike “majority leader” and insert “Speaker”.

Page 240, strike line 10 and all that follows through page 241, line 9 and insert the following:

1 (a) IN GENERAL.—Section 38(c) of the Arms Export
2 Control Act (22 U.S.C. 2778(c)) is amended to read as
3 follows:

4 “(c) CRIMINAL PENALTIES FOR VIOLATIONS OF THIS
5 SECTION AND SECTION 39.—Whoever willfully—

6 “(1) violates this section or section 39, or

7 “(2) in a registration or license application or
8 required report, makes any untrue statement of a
9 material fact or omits to state a material fact re-
10 quired to be stated therein or necessary to make the
11 statements therein not misleading,

12 shall be fined not more than \$1,000,000 or imprisoned
13 not more than 20 years, or both.”.

Page 242, after line 14, insert the following:

14 **SEC. 832. REPORT ON CERTAIN ASPECTS OF UNITED**
15 **STATES EXPORT CONTROLS.**

16 Not later than 180 days after the date of the enact-
17 ment of this Act, the President, taking into account the
18 views of the relevant Federal departments and agencies,
19 shall transmit to Congress a report on the plans of such

1 departments and agencies to streamline United States ex-
2 port controls and processes to better serve the needs of
3 the United States scientific and research community, con-
4 sistent with the protection of United States national secu-
5 rity interests.

Page 243, strike lines 19 through 23 and insert the
following:

6 (d) FORMULATION AND EXECUTION OF ACTIVI-
7 TIES.—

8 (1) COORDINATION WITH CERTAIN PRO-
9 GRAMS.—To the extent that activities are carried
10 out during a fiscal year pursuant to section 1206 of
11 the National Defense Authorization Act for Fiscal
12 Year 2006 (Public Law 109–163: 119 Stat. 3456),
13 the Secretary of State shall coordinate with the Sec-
14 retary of Defense on the formulation and execution
15 of the program authorized under subsection (a) to
16 ensure that the activities under this program com-
17 plement the activities carried out pursuant to such
18 section 1206.

19 (2) CONSULTATION.—The Secretary of State
20 may also consult with the head of any other appro-
21 priate department or agency in the formulation and
22 execution of the program authorized under sub-
23 section (a).

Page 252, after line 11, insert the following:

1 (d) RULE OF CONSTRUCTION.—Nothing in this sec-
2 tion shall be construed to authorize appropriations for the
3 Arrow Weapons System or David’s Sling weapons pro-
4 gram under any provision of law that is funded from ac-
5 counts within budget function 050 (National Defense).

Page 264, beginning line 1, insert the following:

6 (3) SENSE OF CONGRESS.—It is the sense of
7 Congress that, to the extent practicable, and without
8 compromising law enforcement sensitive or other
9 protected information, the reports required by para-
10 graph (1) should be made available to the Congress
11 of Mexico for use in their oversight activities, includ-
12 ing through the Mexico-United States Inter-Par-
13 liamentary Group process.

Page 264, beginning line 17, strike “develop a strat-
egy for the Federal Government to improve” and insert
“evaluate”.

Page 264, line 24, insert “and enforcement of cur-
rent regulations” after “regulation”.

Page 265, strike lines 1 through 5 and insert the
following:

1 (2) evaluate Federal policies, including enforce-
2 ment policies, for control of exports of small arms
3 and light weapons and, if warranted, suggest im-
4 provements that further the foreign policy and na-
5 tional security interests of the United States within
6 the Western Hemisphere.

Strike section 912 and insert the following:

7 **SEC. 912. INCREASE IN PENALTIES FOR ILLICIT TRAF-**
8 **FICKING IN SMALL ARMS AND LIGHT WEAP-**
9 **ONS TO COUNTRIES IN THE WESTERN HEMI-**
10 **SPHERE.**

11 Section 38 of the Arms Export Control Act (22
12 U.S.C. 2778), as amended by sections 831(a) of this Act,
13 is further amended—

14 (1) in subsection (c), by striking “Whoever”
15 and inserting “Subject to subsection (d), whoever,”;
16 and

17 (2) by inserting after subsection (c) the fol-
18 lowing new subsection:

19 “(d) **TRAFFICKING IN SMALL ARMS AND LIGHT**
20 **WEAPONS TO COUNTRIES IN THE WESTERN HEMI-**
21 **SPHERE.**—Whoever willfully exports to a country in the
22 Western Hemisphere any small arm or light weapon with-
23 out a license in violation of this section shall be fined not
24 more than \$3,000,000 and imprisoned for not more than

1 20 years, or both. For purposes of this subsection, the
2 term ‘small arm or light weapon’ means any item listed
3 in Category I(a), Category III (as it applies to Category
4 I(a)), or grenades under Category IV(a) of the United
5 States Munitions List (as contained in part 121 of title
6 22, Code of Federal Regulations (or successor regula-
7 tions)) that requires a license for international export
8 under this section.”.

Page 267, strike lines 15 through 20.

Page 273, line 11, after the period insert the following: “The United States should urge the European Union, its member states, and the international community to call for an immediate and complete withdrawal of Russian troops deployed within Georgia in accordance with the August and September 2008 ceasefire agreements and for Russia to rescind its recognition of the independence of Abkhazia and South Ossetia.”.

Page 275, line 17, strike “Congress” and insert “the appropriate congressional committees and the Committee on Armed Services of the House of Representatives and the Committee on Armed Services of the Senate”.

Page 281, after line 14, insert the following:

1 **SEC. 1012. RECRUITMENT AND HIRING OF VETERANS AT**
2 **THE DEPARTMENT OF STATE AND UNITED**
3 **STATES AGENCY FOR INTERNATIONAL DE-**
4 **VELOPMENT.**

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

6 (1) Building a more expeditionary and capable
7 Department of State and United States Agency for
8 International Development requires recruitment of
9 personnel with experience working in unstable areas.

10 (2) Veterans of the Armed Forces have special-
11 ized experience gained from working under stressful
12 circumstances in hostile, foreign environments or
13 under difficult circumstances.

14 (3) The Foreign Service Act of 1980 states that
15 “The fact that an applicant for appointment as a
16 Foreign Service officer candidate is a veteran or dis-
17 abled veteran shall be considered an affirmative fac-
18 tor in making such appointments.”

19 (4) In 1998, Congress enacted the Veterans
20 Employment Opportunities Act (VEOA), requiring
21 that Federal agencies must allow preference eligibles
22 and certain veterans to apply for positions an-
23 nounced under merit promotion procedures whenever
24 an agency is recruiting from outside its own work-
25 force.

1 (5) The annual report of the Office of Per-
2 sonnel Management on “The Employment of Vet-
3 erans in the Federal Government” for fiscal year
4 2007, detailing the efforts by all agencies of the
5 Federal Government to hire veterans, reported that
6 15.6 percent of all Department of State employees
7 were veterans.

8 (b) SENSE OF CONGRESS.—It is the sense of Con-
9 gress that the Department of State and the United States
10 Agency for International Development should intensify
11 their efforts to recruit more veterans, that those appli-
12 cants who are entitled to five or ten point veterans pref-
13 erence have also served in the Armed Forces in areas of
14 instability with specialties such as civil affairs, law en-
15 forcement, and assignments where they regularly per-
16 formed other nation-building activities, and that this expe-
17 rience should be an additional affirmative factor in making
18 appointments to serve in the Foreign Service.

19 (c) REPORT.—Not later than 90 days after the date
20 of the enactment of this Act, the Secretary of State and
21 the Administrator of the United States Agency for Inter-
22 national Development shall jointly submit to Congress a
23 report on the efforts of the Department of State and the
24 United States Agency for International Development to

- 1 improve the recruitment of veterans into their respective
- 2 workforces.

Page 304, line 7, insert “contribute to peace and security and” before “help”.

Page 304, strike line 17 and all that follows through page 305, line 15, and insert the following:

3 (A) assist partner countries to establish and
4 strengthen the institutional infrastructure required
5 for such countries to achieve self-sufficiency in par-
6 ticipating in peace support operations, including for
7 the training of formed police units;

8 (B) train peacekeepers worldwide to increase
9 global capacity to participate in peace support oper-
10 ations;

11 (C) provide transportation and logistics support
12 to deploying peacekeepers as appropriate;

13 (D) enhance the capacity of regional and sub-
14 regional organizations to train for, plan, deploy,
15 manage, obtain, and integrate lessons learned from
16 peace operations;

17 (E) support multilateral approaches to coordi-
18 nate international contributions to peace support op-
19 erations capacity building efforts; and

Page 305, line 16, strike “(H)” and insert “(F)”.

Page 306, after line 10, insert the following:

1 (4) RELATION TO OTHER PROGRAMS AND AC-
2 TIVITIES.—The activities described under paragraph
3 (1)(F) may be coordinated or conducted in conjunc-
4 tion with other foreign assistance programs and ac-
5 tivities of the United States, as appropriate and in
6 accordance with United States law.

Page 307, strike lines 12 through 14.

Page 307, line 15, strike “(F)” and insert “(E)”.

Page 307, line 15, strike “data” and insert “infor-
mation”.

Page 307, line 19, strike “(G)” and insert “(F)”.

Page 307, line 23, strike “(H)” and insert “(G)”.

Page 307, line 23, strike “data measuring” and in-
sert “information concerning”.

Page 308, line 1, strike “(I)” and insert “(H)”.

Page 308, beginning line 5, strike “such sums as
may be necessary for each of fiscal years 2010 and
2011” and insert “\$140,000,000 for fiscal year 2010 and
such sums as may be necessary for fiscal year 2011”.

Page 325, after line 19, insert the following:

1 **SEC. 1114. MODERNIZATION AND STREAMLINING OF**
2 **UNITED STATES FOREIGN ASSISTANCE.**

3 (a) AMENDMENT.—Chapter 1 of part III of the For-
4 eign Assistance Act of 1961 (22 U.S.C. 2351 et seq.) is
5 amended by inserting after section 608 the following new
6 section:

7 **“SEC. 609. MONITORING AND EVALUATION OF UNITED**
8 **STATES FOREIGN ASSISTANCE.**

9 “(a) IN GENERAL.—The Secretary of State should
10 develop and implement a rigorous system to monitor and
11 evaluate the effectiveness and efficiency of United States
12 foreign assistance. The system should include a method
13 of coordinating the monitoring and evaluation activities of
14 the Department of State and the United States Agency
15 for International Development with the monitoring and
16 evaluation activities of other Federal departments and
17 agencies carrying out United States foreign assistance
18 programs, and when possible with other international bi-
19 lateral and multilateral agencies and entities.

20 “(b) ELEMENTS.—In carrying out subsection (a), the
21 Secretary, under the direction of the President, should en-
22 sure that the head of each Federal department or agency
23 carrying out United States foreign assistance programs—

24 “(1) establishes measurable performance goals,
25 including gender-sensitive goals wherever possible,
26 for such programs;

1 “(2) establishes criteria for selection of such
2 programs to be subject to various evaluation meth-
3 odologies, with particular emphasis on impact eval-
4 uation;

5 “(3) establishes an organization unit, or
6 strengthens an existing unit, with adequate staff and
7 funding to budget, plan, and conduct appropriate
8 performance monitoring and improvement and eval-
9 uation activities with respect to such programs;

10 “(4) establishes a process for applying the les-
11 sons learned and findings from monitoring and eval-
12 uation activities, including impact evaluation re-
13 search, into future budgeting, planning, program-
14 ming, design and implementation of such programs;
15 and

16 “(5) establishes a policy to publish all evalua-
17 tion plans and reports relating to such programs.

18 “(c) ANNUAL EVALUATION PLANS.—

19 “(1) IN GENERAL.—In carrying out subsection
20 (a), the Secretary, under the direction of the Presi-
21 dent, should ensure that the head of each Federal
22 department or agency carrying out United States
23 foreign assistance programs develops an annual eval-
24 uation plan for such programs stating how the de-
25 partment or agency will implement this section.

1 “(2) CONSULTATION.—In preparing the evalua-
2 tion plan, the head of each Federal department or
3 agency carrying out United States foreign assistance
4 programs should consult with the heads of other ap-
5 propriate Federal departments and agencies, govern-
6 ments of host countries, international and local non-
7 governmental organizations, and other relevant
8 stakeholders.

9 “(3) SUBMISSION TO CONGRESS.—Not later
10 than 180 days after the date of the enactment of
11 this section, the head of each Federal department or
12 agency carrying out United States foreign assistance
13 programs should submit to the appropriate congress-
14 sional committees an evaluation plan consistent with
15 this subsection.

16 “(d) CAPACITY BUILDING.—

17 “(1) FOR FEDERAL DEPARTMENTS AND AGEN-
18 CIES.—The Secretary, under the direction of the
19 President and in consultation with the head of each
20 Federal department or agency carrying out United
21 States foreign assistance programs, should take con-
22 crete steps to enhance the performance monitoring
23 and improvement and evaluation capacity of each
24 such Federal department and agency, subject to the
25 availability of resources for such purposes, including

1 by increasing and improving training and education
2 opportunities, and by adopting best practices and
3 up-to-date evaluation methodologies to provide the
4 best evidence available for assessing the outcomes
5 and impacts of such programs.

6 “(2) FOR RECIPIENT COUNTRIES.—The Sec-
7 retary is authorized to provide assistance to increase
8 the capacity of countries receiving United States for-
9 eign assistance to design and conduct performance
10 monitoring and improvement and evaluation activi-
11 ties.

12 “(e) BUDGETARY PLANNING.—The head of each
13 Federal department or agency carrying out United States
14 foreign assistance programs should request in the annual
15 budget of the department or agency a funding amount to
16 conduct performance monitoring and improvement and
17 evaluations of such programs, projects, or activities.

18 “(f) REPORT.—

19 “(1) IN GENERAL.—Not later than one year
20 after the date of the enactment of this section, and
21 in each of the two subsequent years, the Secretary
22 shall transmit to the appropriate congressional com-
23 mittees a report on—

24 “(A) the use of funds to carry out evalua-
25 tions under this section;

1 “(B) the status and findings of evaluations
2 under this section; and

3 “(C) the use of findings and lessons
4 learned from evaluations under this section, in-
5 cluding actions taken in response to rec-
6 ommendations included in current and previous
7 evaluations, such as the improvement or con-
8 tinuation of a program, project, or activity.

9 “(2) PUBLICATION.—The report shall also be
10 made available on the Department of State’s
11 website.

12 “(g) DEFINITIONS.—

13 “(1) IN GENERAL.—In this section—

14 “(A) the term ‘appropriate congressional
15 committees’ means the Committee on Foreign
16 Affairs of the House of Representatives and the
17 Committee on Foreign Relations of the Senate;

18 “(B) the term ‘Secretary’ means the Sec-
19 retary of State; and

20 “(C) the term ‘United States foreign as-
21 sistance’ means—

22 “(i) assistance authorized under this
23 Act; and

24 “(ii) assistance authorized under any
25 other provision of law that is classified

1 under budget function 150 (International
2 Affairs).

3 “(2) TERMS RELATING TO MONITORING AND
4 EVALUATION.—In this section—

5 “(A) the term ‘evaluation’ means the sys-
6 tematic and objective determination and assess-
7 ment of the design, implementation, and results
8 of an on-going or completed program, project,
9 or activity;

10 “(B) the term ‘impact evaluation research’
11 means the application of research methods and
12 statistical analysis to measure the extent to
13 which change in a population-based outcome or
14 impact can be attributed to United States pro-
15 gram, project, or activity intervention instead of
16 other environmental factors, including change
17 in political climate and other donor assistance;

18 “(C) the term ‘impacts’ means the positive
19 and negative, direct and indirect, intended and
20 unintended long-term effects produced by a pro-
21 gram, project, or activity;

22 “(D) the term ‘outcomes’ means the likely
23 or achieved immediate and intermediate effects
24 of the outputs of a program, project, or activity;

1 “(E) the term ‘outputs’ means the prod-
2 ucts, capital, goods, and services that result
3 from a program, project, or activity; and

4 “(F) the term ‘performance monitoring
5 and improvement’ means a continuous process
6 of collecting, analyzing, and using data to com-
7 pare how well a program, project, or activity is
8 being implemented against expected outputs
9 and program costs and to make appropriate im-
10 provements accordingly.

11 “(h) FUNDING.—Of the amounts authorized to be ap-
12 propriated for each United States foreign assistance pro-
13 gram for each of the fiscal years 2010 and 2011, not less
14 than 5 percent of such amounts should be made available
15 to carry out this section.”.

16 (b) REPEALS OF OBSOLETE AUTHORIZATIONS OF
17 ASSISTANCE; CONFORMING AMENDMENTS.—

18 (1) REPEALS.—The following provisions of the
19 Foreign Assistance Act of 1961 are hereby repealed:

20 (A) Section 125 (22 U.S.C. 2151w; relat-
21 ing to general development assistance).

22 (B) Section 219 (22 U.S.C. 2179; relating
23 to prototype desalting plant).

1 (C) Title V of chapter 2 of part I (22
2 U.S.C. 2201; relating to disadvantaged children
3 in Asia).

4 (D) Section 466 (22 U.S.C. 2286; relating
5 to debt-for-nature exchanges pilot program for
6 sub-Saharan Africa).

7 (E) Sections 494, 495, and 495B through
8 495K (22 U.S.C. 2292c, 2292f, and 2292h
9 through 2292q; relating to certain international
10 disaster assistance authorities).

11 (F) Section 648 (22 U.S.C. 2407; relating
12 to certain miscellaneous provisions).

13 (2) CONFORMING AMENDMENT.—Section 135
14 of the Foreign Assistance Act of 1961 (22 U.S.C.
15 2152h) is amended by striking “section 135” and
16 inserting “section 136”.

17 **SEC. 1115. GLOBAL HUNGER AND FOOD SECURITY.**

18 (a) STATEMENT OF POLICY.—It shall be the policy
19 of the United States to reduce global hunger, advance nu-
20 trition, increase food security, and ensure that relevant
21 Federal policies and programs—

22 (1) provide emergency response and direct sup-
23 port to vulnerable populations in times of need,
24 whether provoked by natural disaster, conflict, or
25 acute economic difficulties;

1 (2) increase resilience to and reduce, limit, or
2 mitigate the impact of shocks on vulnerable popu-
3 lations, reducing the need for emergency interven-
4 tions;

5 (3) increase and build the capacity of people
6 and governments to sustainably feed themselves;

7 (4) ensure adequate access for all individuals,
8 especially mothers and children, to the required cal-
9 ories and nutrients needed to live healthy lives;

10 (5) strengthen the ability of small-scale farm-
11 ers, especially women, to sustain and increase their
12 production and livelihoods; and

13 (6) incorporate sustainable and environmentally
14 sound agricultural methods and practices.

15 (b) INITIATIVES.—It is the sense of Congress that
16 initiatives developed to carry out subsection (a) should—

17 (1) be guided by a comprehensive strategy
18 under Presidential leadership that integrates the
19 policies and programs of all Federal agencies;

20 (2) be balanced and flexible to allow for pro-
21 grams that meet emergency needs and increased in-
22 vestments in longer-term programs;

23 (3) develop mechanisms that allow cash and
24 commodity-based resources to be effectively com-
25 bined;

1 (4) define clear targets, benchmarks, and indi-
2 cators of success, including gender analysis, in order
3 to monitor implementation, guarantee accountability,
4 and determine whether beneficiaries achieve in-
5 creased and sustainable food security;

6 (5) employ the full range of diplomatic re-
7 sources and provide incentives to other countries to
8 meet their obligations to reduce hunger and promote
9 food security; and

10 (6) work within a framework of multilateral
11 commitments.

12 (e) COMPREHENSIVE STRATEGY TO ADDRESS GLOB-
13 AL HUNGER AND FOOD SECURITY.—

14 (1) IN GENERAL.—Not later than 30 days after
15 the date of the enactment of this Act, the President
16 shall direct the Secretary of State to develop and im-
17 plement a comprehensive strategy to address global
18 hunger and food security with respect to inter-
19 national programs and policies for—

20 (A) emergency response and management;

21 (B) safety nets, social protection, and dis-
22 aster risk reduction;

23 (C) nutrition;

1 (D) market-based agriculture, the rehabili-
2 tation and expansion of rural agricultural infra-
3 structure, and rural development;

4 (E) agricultural education, research and
5 development, and extension services;

6 (F) government-to-government technical
7 assistance programs;

8 (G) natural resource management, environ-
9 mentally sound agriculture, and responses to
10 the impact of climate change on agriculture and
11 food production;

12 (H) monitoring and evaluation mecha-
13 nisms; and

14 (I) provision of adequate and sustained re-
15 sources, including multiyear funding, to ensure
16 the scale and duration of programs required to
17 carry out the United States commitment to al-
18 leviate global hunger and promote food security.

19 (2) COORDINATION WITH INTERNATIONAL
20 GOALS.—In accordance with applicable law, the Sec-
21 retary of State shall ensure that the comprehensive
22 strategy described in paragraph (1) contributes to
23 achieving the Millennium Development Goal of re-
24 ducing global hunger by half not later than 2015
25 and to advancing the United Nations Comprehensive

1 Framework for Action with respect to global hunger
2 and food security, including supporting the United
3 Nations, international agencies, governments, and
4 other relevant organizations and entities in carrying
5 out the Comprehensive Framework for Action.

6 (d) REPORTS.—

7 (1) IN GENERAL.—The Secretary of State shall
8 submit to the President and Congress, not later than
9 March 31, 2010, and annually thereafter for the
10 next two years, an annual report on the implementa-
11 tion of the comprehensive strategy to address global
12 hunger and food security required under subsection
13 (c), including an assessment of agency innovations,
14 achievements, and failures to perform, and policy
15 and budget recommendations for changes to agency
16 operations, priorities, and funding.

17 (2) GAO.—Not later than two years after the
18 date of the enactment of this Act and two years
19 thereafter, the Comptroller General of the United
20 States shall submit to Congress a report evaluating
21 the design, implementation, and Federal Govern-
22 ment coordination of a comprehensive strategy to
23 address global hunger and food security required on
24 subsection (c).

1 **SEC. 1116. STATEMENT OF CONGRESS ON THE HUMANI-**
2 **TARIAN SITUATION IN SRI LANKA.**

3 Congress makes the following statements:

4 (1) the United States welcomes the end to the
5 26-year conflict in Sri Lanka between the Govern-
6 ment of Sri Lanka and the Liberation Tigers of
7 Tamil Eelam;

8 (2) a durable and lasting peace will only be
9 achieved through a political solution that addresses
10 the legitimate aspirations of all Sri Lankan commu-
11 nities, including the Tamils;

12 (3) the United States eagerly looks forward to
13 the Government of Sri Lanka's putting forward a
14 timely and credible proposal to engage its Tamil
15 community and address the legitimate grievances of
16 its Tamil citizens so that peace and reconciliation
17 can be achieved and sustained;

18 (4) the United States supports the international
19 community's call for full and immediate access to
20 humanitarian relief agencies to camps for internally
21 displaced persons, and remains deeply concerned
22 about the plight of the thousands civilians affected
23 by the civil war;

24 (5) the United States expects the Government
25 of Sri Lanka to abide by its commitments to allow
26 access for representatives of the responsible inter-

1 national organizations throughout the screening and
2 registration process for internally displaced persons;
3 and

4 (6) the United States welcomes the Government
5 of Sri Lanka's commitment to place the camps
6 under civilian control and ensure that such camps
7 meet international humanitarian standards, includ-
8 ing the right to freedom of movement, as well as Sri
9 Lanka's pledge to release camp residents, reunite
10 them with separated family members and permit
11 them to return to their homes at the earliest possible
12 opportunity.

Strike section 1122.

Strike section 1123.

Page 341, after line 18, insert the following:

13 **SEC. 1129. SENSE OF CONGRESS RELATING TO THE MUR-**
14 **DER OF UNITED STATES AIR FORCE RESERVE**
15 **MAJOR KARL D. HOERIG AND THE NEED FOR**
16 **PROMPT JUSTICE IN STATE OF OHIO V. CLAU-**
17 **DIA C. HOERIG.**

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

19 (1) United States Air Force Reserve Major
20 Karl D. Hoerig of Newton Falls, Ohio, was a United
21 States citizen and soldier who admirably served his

1 country for over 25 years and flew over 200 combat
2 missions.

3 (2) The State of Ohio has charged Claudia C.
4 Hoerig with aggravated murder in the case of State
5 of Ohio v. Claudia C. Hoerig.

6 (3) The State of Ohio charges that Claudia C.
7 Hoerig, Karl D. Hoerig's wife, allegedly purchased a
8 .357 five-shot revolver, practiced shooting the weap-
9 on, and then shot Karl D. Hoerig three times, which
10 led to his death on March 12, 2007.

11 (4) Claudia C. Hoerig fled to Brazil, and claims
12 she is both a citizen of the United States and Brazil.

13 (5) Brazil's constitution forbids extradition of
14 its nationals, but the United States and Brazil rec-
15 ognize and uphold a Treaty of Extradition signed in
16 1964.

17 (6) Law enforcement officials are vigorously
18 pursuing State of Ohio v. Claudia C. Hoerig, the
19 charge of aggravated murder is internationally rec-
20 ognized, and the punishment, which is not capital
21 punishment, is internationally respected.

22 (b) SENSE OF CONGRESS.—It is the sense of Con-
23 gress that—

24 (1) the alleged aggravated murder of United
25 States Air Force Reserve Major Karl D. Hoerig is

1 deserving of justice, and his family and friends de-
2 serve closure regarding the murder of their loved
3 one;

4 (2) the United States Government should, as a
5 priority matter, work with prosecutors in the State
6 of Ohio, as well as facilitate cooperation with the
7 Government of Brazil, in order to obtain justice in
8 this tragic case; and

9 (3) a resolution of the case of State of Ohio v.
10 Claudia Hoerig is important to maintain the tradi-
11 tionally close cooperation and friendship between the
12 United States and Brazil.

