

## MOTION TO RECOMMIT

\_\_\_\_\_ moves to recommit the bill (H.R. 1120) to the Committee on Education and the Workforce with instructions to report the bill back to the House forthwith with the following amendment:

At the end of the bill, insert the following:

1 **SEC. 5. PROTECTING THE EMPLOYMENT AND ELECTION**  
2 **RIGHTS OF VETERANS AND THE AMERICAN**  
3 **WORKFORCE AGAINST OUTSOURCING, ABUSE**  
4 **BY FOREIGN FIRMS, UNSAFE WORKING CON-**  
5 **DITIONS, AND DISCRIMINATION.**

6 This Act shall not apply to any case or matter before  
7 the National Labor Relations Board involving any of the  
8 following:

9 (1) Any former members of the Armed Forces  
10 fired from a job in violation of the National Labor  
11 Relations Act or the processing of an election for  
12 representation for collective bargaining sought by  
13 any former member of the Armed Forces.

14 (2) Any attempt by a U.S. employer to  
15 outsource jobs or work overseas in violation of such  
16 Act.

1           (3) Any violation by an employer that is a for-  
2            eign-owned firm against the rights of American  
3            workers under such Act.

4           (4) Workers seeking good faith bargaining  
5            under such Act to address issues related to health  
6            and safety, including hazardous working conditions  
7            involving underground mines, exposure to toxic  
8            chemicals, or explosions.

9           (5) Workers seeking good faith bargaining  
10           under such Act to address discrimination based on  
11           age, sex, disability, race, religion, or other personal  
12           characteristics.

13           (6) Any employer found to have violated child  
14           labor laws during the five-year period before the case  
15           or matter involving such employer comes before the  
16           Board.

