AMENDMENT TO RULES COMM. PRINT 115–23
OFFERED BY MR. KHANNA OF CALIFORNIA

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

1 SEC. 12. PROHIBITION ON REFUELING FOR MISSIONS
OVER NORTHERN AND WESTERN YEMEN.

(a) IN GENERAL.—None of the funds authorized to
be appropriated by this Act are authorized to be made
available for the refueling of the aircraft of Saudi Arabia
or its military coalition partners in Yemen (in this section
collectively referred to as “the coalition” ) for any mission
conducted over Northern or Western Yemen until the date
specified in subsection (c), unless the Secretary of Defense
certifies to the congressional defense committees that—

(1) such mission will not take any action
against a location included on any “no-strike” list
provided to the coalition by the United States and
will not conduct any airstrike on a civilian target; or

(2) such mission is vital to the national security
interests of the United States.

(b) REPORT.—Not later than 90 days after the date
of the enactment of this Act, and every 90 days thereafter
until the date specified in subsection (c), the Secretary of
Defense shall submit to the congressional defense committees a report describing—

(1) each instance in which the Secretary of Defense provided a certification under subsection (a)(1) with respect to a mission and subsequently obtained information confirming that such mission took an action against a location included on a “no-strike” list or conducted an airstrike on a civilian target;

(2) any action taken by the Secretary of Defense in response to such confirmation; and

(3) as applicable, the response of the coalition to the action taken by the Secretary of Defense.

(e) TERMINATION DATE SPECIFIED.—The date specified in this subsection is the date that is 3 years after the date of the enactment of this Act.