## Amendment to Rules Committee Print 117-13 Offered by Ms. Barragán of California

Page 429, after line 7, insert the following:

## 1SEC. 559I. NOTICE PROGRAM RELATING TO OPTIONS FOR2NATURALIZATION.

3 (a) UPON ENLISTMENT.—Every military recruiter or 4 officer overseeing an enlistment shall provide to every re-5 cruit proper notice of that recruit's options for naturalization under title III of the Immigration and Nationality 6 Act (8 U.S.C. 1401 et seq.), and shall inform the recruit 7 of existing programs or services that may aid in the re-8 9 cruit's naturalization process, including directing the re-10 cruit to the Judge Advocate General or other designated point-of-contact for naturalization. 11

12 (b) UPON DISCHARGE.—The Secretary of Homeland 13 Security, acting through the Director of U.S. Citizenship and Immigration Services, and in coordination with the 14 Secretary of Defense, shall provide to every former mem-15 16 ber of the Armed Forces, upon separation from the Armed Forces, an adequate notice of that former member's op-17 tions for naturalization under title III of the Immigration 18 and Nationality Act (8 U.S.C. 1401 et seq.), and shall 19

1 inform the former member of existing programs and serv2 ices that may aid in the naturalization process. The Sec3 retary shall issue along with this notice a copy of each
4 form required for naturalization. When appropriate, the
5 Secretary of Defense shall provide the former member, at
6 no expense to the former member, with the certification
7 described in section 329(b)(3) of such Act (8 U.S.C.
8 1440(b)(3)).

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