AMENDMENT TO RULES COMMITTEE PRINT 119–3

OFFERED BY MR. CASAR OF TEXAS

Add at the end of title I the following:

1SEC. 10109. PROMOTION OF ECONOMIC SECURITY AND2WORKPLACE ACCOUNTABILITY.

3 (a) REQUIRED DISCLOSURES.—The Secretary of Ag-4 riculture shall require any meat and poultry processing en-5 tity that enters into a contract with the Department of Agriculture on or after the date that is 2 years after the 6 date of enactment of this Act to disclose to the Secretary 7 of Labor, on an annual basis and to the best of the knowl-8 9 edge of the entity, whether, within the preceding 3-year 10 period, any administrative merits determination, arbitral award or decision, or civil judgment, as defined in regula-11 tions issued by the Secretary of Labor, has been issued 12 against the entity, or any subcontractor of the entity, for 13 14 violations of the Fair Labor Standards Act of 1938 (29) U.S.C. 201 et seq.) or regulations issued pursuant to such 15 16 Act.

(b) CONSULTATION.—The Secretary of Labor shallbe available, as appropriate and in coordination as de-scribed in subsection (f), for consultation with an entity

described in subsection (a) to assist the entity in evalu ating any information on labor compliance submitted to
 such entity by a subcontractor pursuant to such sub section.

5 (c) CORRECTIVE MEASURES.—On an annual basis,6 the Secretary of Labor—

(1) shall provide an entity that makes a disclosure pursuant to subsection (a) an opportunity to report any corrective measures taken by the entity, or
any subcontractor of the entity, to correct violations
of or improve compliance with the labor laws listed
in such subsection, including any agreements entered into with an enforcement agency; and

(2) may negotiate with such entity corrective
measures that the entity, or a subcontractor of the
entity, may take in order to avoid having the entity
placed on the list under subsection (d).

18 (d) LIST OF INELIGIBLE ENTITIES.—

(1) IN GENERAL.—For each calendar year beginning with the first calendar year that begins after
the date that is 2 years after the date of enactment
of this Act, the Secretary of Labor, in coordination
as described in subsection (f), shall prepare, and
submit to the Secretary of Agriculture, a list of each
entity that the Secretary of Labor recommends to be

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- ineligible for a contract with the Department of Ag riculture for that year based on—
- 3 (A) serious, repeated, or pervasive viola4 tions of the labor laws listed under subsection
 5 (a) committed by the entity or any subcon6 tractor of the entity; or
- 7 (B) the failure of such entity, or any sub8 contractor of such entity, to complete any cor9 rective measure under subsection (c) within 6
 10 months after such disclosures or conclusion of
 11 negotiations.
- 12 (2) INELIGIBILITY.—The Secretary of Agri13 culture shall not solicit a contract from, or enter
 14 into contract with any entity on the list under para15 graph (1) that is in effect for that year, or any of
 16 the subsequent 3 years.

(e) REINSTATEMENT OF INELIGIBILITY.—The Secretary of Labor may remove an entity from the list under
subsection (d) if the Secretary of Labor, in consultation
with the Secretary of Agriculture, determines that the entity has made sufficient progress in implementing corrective measures pursuant to subsection (c).

(f) COORDINATION.—In providing the consultation
described in subsection (b) and preparing the list under
subsection (d), the Secretary of Labor shall coordinate,

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as appropriate, with the National Labor Relations Board, 1 2 the Equal Employment Opportunity Commission, the Environmental Protection Agency, any other requisite adjudi-3 4 cating agencies, States, and local governments. 5 (g) CRIMINAL PENALTY FOR FAILURE TO REPORT.— 6 (1) OFFENSE.—It shall be unlawful for an enti-7 ty to knowingly fail to make a disclosure required 8 under subsection (a). 9 (2) PENALTY.— 10 (A) IN GENERAL.—A violation of para-11 graph (1) shall be treated as a violation of sec-12 tion 1031(a) of title 18, United States Code. 13 (B) GROSS LOSS TO GOVERNMENT; GROSS 14 GAIN TO DEFENDANT.—For purposes of apply-15 ing section 1031 of title 18, United States 16 Code, to a violation of paragraph (1) of this 17 subsection, the amount that the Department of 18 Agriculture pays an entity that violates such 19 paragraph (1) under a contract described in 20 subsection (a) of this section shall be treated as 21 the gross loss to the Government or the gross 22 gain to the defendant. 23 (h) ANNUAL REPORTS TO CONGRESS.—For each cal-24 endar year beginning with the first calendar year that be-

25 gins after the date that is 2 years after the date of enact-

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ment of this Act, Secretary of Agriculture shall submit 1 2 a report to the Committee on Agriculture, Nutrition, and Forestry of the Senate and the Committee on Agriculture 3 4 of the House of Representatives that includes— 5 (1) the number of entities on the list under subsection (d) for the year of the report; 6 7 (2) the number of entities that agreed to take 8 corrective measures under subsection (c) for such 9 year; 10 (3) the amount of the applicable contracts for 11 the entities described in paragraph (1) or (2); 12 (4) the number of entities that had their eligi-13 bility reinstated under subsection (e); and 14 (5) performance indicators and measures, as 15 determined by the Secretary of Agriculture, assess-16 ing the effectiveness of the implementation by the

17 Secretary of Agriculture of this Act for such year.

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