AMENDMENT TO RULES COMM. PRINT 116–19
OFFERED BY MR. ENGEL OF NEW YORK

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

SEC. ___. REPORTS AND BRIEFINGS ON USE OF MILITARY FORCE AND SUPPORT OF PARTNER FORCES.

(a) In General.—Not later than 180 days after the date of the enactment of this Act, and every 180 days thereafter, the President shall submit to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives a report on specific actions taken pursuant to the Authorization for Use of Military Force (Public Law 107–40; 50 U.S.C. 1541 et seq.) and support for partner forces against those nations or organizations described in such law, during the preceding 180-day period.

(b) Matters to Be Included.—The report required by subsection (a) shall include, with respect to the time period for which the report was submitted, the following:

(1) A list of each nation or organization with respect to which force has been used pursuant to the
Authorization for Use of Military Force, including the legal and factual basis for the determination that authority under such law applies with respect to each such nation or organization.

(2) An intelligence assessment of the risk to the United States posed by each such nation or organization.

(3) A list of the countries in which operations were conducted pursuant such law.

(4) A list of all lethal actions in which United States Armed Forces participated, including—

(A) a delineation of whether any country in which such action occurred was or was not designated as an area of active hostilities;

(B) the number of lawfully targetable individuals injured or killed and the number of high-value targets injured or killed for each such specific instance of lethal action; and

(C) a description of the circumstances surrounding each instance of a strike taken in Somalia, Yemen, and any other country not designated an area of active hostilities that did not target a high value target.

(5) A list of each partner force supported and each country in which United States Armed Forces
have commanded, coordinated, participated in the
movement of, accompanied, or otherwise supported
foreign forces, irregular forces, groups, or individu-
als on operations in which such forces, groups or
individuals have engaged in hostilities, either offen-
sively or defensively, including—

(A) a delineation of instances in which
such United States Armed Forces were or were
not operating under the Authorization for Use
of Military Force;

(B) the purpose for which the United
States Armed Forces were deployed to the
country in which the use of force occurred, in-
cluding the program or funding authority under
which such Armed Forces were operating;

(C) a determination of whether the foreign
forces, irregular forces, groups, or individuals
against which such hostilities occurred are cov-
ered by the Authorization for Use of Military
Force;

(D) a description of the United States
Armed Forces involvement in such hostilities,
including whether the Armed Forces—
(i) directed the operation that led to
hostilities, and, if so, the objective of such
operation;

(ii) accompanied the partner force at
any point during the mission or operation
in which the hostilities occurred;

(iii) engaged directly in combat; or

(iv) provided intelligence, reconnais-
sance, or surveillance, medivac, refueling,
airlift, or any other type of enabling sup-
port to the partner forces during hos-
tilities.

(6) A description of the actual and proposed
contributions, including financing, equipment, train-
ing, troops, and logistical support, provided by each
foreign country that participates in any international
colossal with the United States to combat a nation
or organization described in the Authorization for
Use of Military Force.

(c) Form.—The information required under para-
graphs (1) and (2) of subsection (b) shall be submitted
in unclassified form.

(d) Other Reports.—If United States Armed
Forces engage in hostilities, offensively or defensively,
against any nation, organization, or person pursuant to
statutory or constitutional authorities other than Authorization for Use of Military Force, the President shall comply with the reporting requirements under—

(1) this section to the same extent and in the same manner as if such actions had been taken under Authorization for Use of Military Force;

(2) the War Powers Resolution (50 U.S.C. 1541 et seq.); and

(3) any other applicable provision of law.

(c) BRIEFINGS.—At least once during each 180-day period described in subsection (a), the President shall provide to the congressional defense committees, the Committee on Foreign Relations of the Senate, and the Committee on Foreign Affairs of the House of Representatives a briefing on the matters covered by the report required under this section for such period.