AMENDMENT TO RULES COMM. PRINT 118–36 OFFERED BY MR. VICENTE GONZALEZ OF TEXAS

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

1 SEC. 10 . DESIGNATION OF CERTAIN AIRPORTS AS PORTS 2 OF ENTRY. 3 (a) IN GENERAL.—The President shall— 4 (1) pursuant to the Act of August 1, 1914 (38) 5 Stat. 623, chapter 223; 19 U.S.C. 2), designate each 6 airport described in subsection (b) as a port of 7 entry; and (2) terminate the application of the user fee re-8 9 quirement under section 236 of the Trade and Tar-10 iff Act of 1984 (19 U.S.C. 58b) with respect to the 11 airport. 12 (b) AIRPORTS DESCRIBED.—An airport described in 13 this subsection is an airport that— 14 (1) is a primary airport (as defined in section 15 47102 of title 49, United States Code); 16 (2) is located not more than 30 miles from the 17 northern or southern international land border of 18 the United States; 19 (3) is associated, through a formal, legal instru-20 ment, including a valid contract or governmental or-

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1	dinance, with a land border crossing or a seaport not
2	more than 30 miles from the airport; and
3	(4) through such association, meets the numer-
4	ical criteria considered by U.S. Customs and Border
5	Protection for establishing a port of entry, as set
6	forth in—
7	(A) Treasury Decision 82–37 (47 Fed.
8	Reg. 10137; relating to revision of customs cri-
9	teria for establishing ports of entry and sta-
10	tions), as revised by Treasury Decisions 86–14
11	(51 Fed. Reg. 4559) and 87–65 (52 Fed. Reg.
12	16328); or
13	(B) any successor guidance or regulation.

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