## AMENDMENT TO RULES COMMITTEE PRINT 117– 13

OFFERED BY MR. GOTTHEIMER OF NEW JERSEY

Add at the end of title LX the following:

## 1 SEC. \_\_\_\_\_. FOREIGN VIOLENT EXTREMIST ORGANIZA 2 TIONS REPORT.

3 (a) IN GENERAL.—The Secretary of State, in coordi-4 nation with the Attorney General, the Director of National 5 Intelligence, the Secretary of Treasury, the Secretary of Defense, and the Secretary of Homeland Security, shall 6 seek to combat the threat of foreign violent white su-7 premacist extremist organizations, including through des-8 ignating groups that meet the criteria of Specially-Des-9 10 ignated Global Terrorist Groups pursuant to Executive Order 13224 and foreign terrorist organizations pursuant 11 to section 219 of the Immigration and Nationality Act (8) 12 U.S.C 1189). 13

(b) REPORT.—Not later than 120 days after receiving a written request from the chairperson and ranking
member of one of the appropriate congressional committees with respect to whether a foreign violent white supremacist extremist organization has met the criteria for
designation as a Specially-Designated Global Terrorist

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1	Group or foreign terrorist organization, the Secretary of
2	State shall—
3	(1) determine if that group meets the criteria
4	for designation; and
5	(2) transmit an unclassified report with a clas-
6	sified annex to the chairperson and ranking member
7	of the appropriate committees with respect to that
8	determination that includes—
9	(A) a statement of whether the Secretary
10	has designated;
11	(B) in the case that the Secretary has des-
12	ignated the group—
13	(i) whether the group shall be des-
14	ignated as a Specially Designated Terrorist
15	Group or foreign terrorist organization;
16	(ii) whether any other nation has des-
17	ignated the group as a terrorist organiza-
18	tion;
19	(iii) whether a foreign agent or gov-
20	ernment has encouraged or in any way fa-
21	cilitated violent attacks against United
22	States nationals, the United States, or
23	United States interests; and
24	(iv) efforts by the Secretary to en-
25	courage the governments of other countries

1	to designate such groups in a manner that
2	is substantially similar to the manner in
3	which designations are made under Execu-
4	tive Order 13224 or section 219 of the Im-
5	migration and Nationality Act (8 U.S.C.
6	1189);
7	(C) in the case that the Secretary has not
8	designated the group—
9	(i) the factual basis for the decision
10	not to designate the group;
11	(ii) whether substantial ties to the
12	United States was a factor for non-des-
13	ignation; and
14	(iii) any other rationale for not desig-
15	nating the group.
16	(c) WRITTEN NOTICE OF CONSIDERATION.—In the
17	case that the Secretary of State is still considering the
18	designation of a group, and the publication of that consid-
19	eration would interfere with a deliberative process or ongo-
20	ing investigation, an indication of that fact shall be pro-
21	vided to the appropriate congressional committees as a
22	written notification, and subsequently, a report describing
23	the outcome shall be provided to the appropriate congres-
24	sional committees, either within 7 days of the Secretary's
25	decision on the designation of the group or not more than

90 additional days after the initial notification, whichever
 occurs first.

3 (d) DEFINITIONS.—In this section:

4 (1) FOREIGN VIOLENT WHITE SUPREMACIST 5 EXTREMIST ORGANIZATION.—The term "foreign vio-6 lent white supremacist extremist organization" 7 means an organization, such as a neo-Nazi or racist 8 skinhead group or militia, with a substantial compo-9 nent based outside the United States, that is en-10 gaged in the commission of racially, ethnically, or re-11 ligiously motivated acts of terrorist violence moti-12 vated by white supremacist extremism, particularly against immigrants or individuals perceived to be 13 14 immigrants, African Americans or other people of 15 African descent, Jews, Muslims, or other people per-16 ceived to be racial, ethnic, or religious minorities or 17 not perceived to be white.

18 (2) APPROPRIATE CONGRESSIONAL COMMIT19 TEES.—The term "appropriate congressional com20 mittees" means—

21 (A) the Committee on Homeland Security
22 and Governmental Affairs, the Committee on
23 Foreign Relations, the Committee on Banking,
24 Housing, and Urban Affairs; the Senate Select
25 Committee on Intelligence, the Committee on

the Judiciary, and the Committee on Armed
 Services of the Senate; and

(B) the Committee on Homeland Security,
the Committee on Foreign Affairs, the Committee on the Judiciary, the House Permanent
Select Committee on Intelligence, the Committee on Financial Services, and the Committee on Financial Services of the House of Representatives.

10 (e) PRIVACY AND CIVIL LIBERTIES ASSESSMENT.— Not later than 180 days after the date of the enactment 11 12 of this Act, the Privacy and Civil Liberties Oversight Board, in consultation with the civil liberties and privacy 13 officers of appropriate Federal departments and agencies, 14 15 shall submit a report to the appropriate congressional committees containing an assessment of the impacts on 16 the privacy and civil liberties of United States nationals 17 18 concerning the use of any authorities, regulations, or policies described in subsection (a) and the reporting require-19 ments under subsection (b). 20

21 (f) CLARIFICATION OF AUTHORITIES.—

(1) RULE OF CONSTRUCTION.—No report submitted under this section may name or otherwise
identify any organization based on the organization's

lawful speech that is protected under the First
 Amendment of the United States Constitution.
 (2) REPORT.—Nothing in this section directs or

shall be construed to direct or require the Secretary
of State to designate as a Specially-Designated Global Terrorist Group or foreign terrorist organization
any domestic or foreign organization.

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