AMENDMENT TO H.R. 4760 OFFERED BY MR. GRAVES OF LOUISIANA

Add at the end of subtitle A of title I of division C the following:

1	SEC. 1128. JOINT ENFORCEMENT AGREEMENTS.
2	(a) In General.—The Governor of an eligible State
3	may apply to the Secretary for execution of a joint en-
4	forcement agreement with the Secretary that will author-
5	ize the deputization and funding of State law enforcement
6	officers with marine law enforcement responsibilities to
7	perform duties of the Secretary relating to port and mari-
8	time security. Upon receiving an application meeting the
9	requirements of this section, the Secretary may enter into
10	a joint enforcement agreement with the requesting State.
11	(b) Eligible State.—A State is eligible to partici-
12	pate in the cooperative enforcement agreements under
13	subsection (a) if such State—
14	(1) borders Canada or Mexico; or
15	(2) is a maritime border State.
16	(c) Requirements.—Joint enforcement agreements
17	executed under subsection (a)—

1	(1) shall be consistent with the purposes and
2	intent of this section to the extent applicable to the
3	regulated activities;
4	(2) may include specifications for joint manage-
5	ment responsibilities;
6	(3) shall provide for confidentiality of data and
7	information submitted to the State; and
8	(4) shall terminate on the date that is five
9	years after the date on which such an agreement is
10	executed.
11	(d) Allocation of Funds.—The Secretary shall in-
12	clude in each joint enforcement agreement executed under
13	subsection (a) an allocation of funds to assist in manage-
14	ment of such agreement. Such allocation shall be fairly
15	distributed among all eligible States participating in such
16	agreements, based upon consideration of Federal port and
17	maritime security enforcement needs, the specific port and
18	maritime security enforcement needs of each participating
19	eligible State, and the capacity of each such State to un-
20	dertake the port and maritime security enforcement mis-
21	sion and assist with enforcement needs. Each such agree-
22	ment may provide for amounts to be withheld by the Sec-
23	retary for the cost of any technical or other assistance pro-
24	vided to the State by the Secretary under such agreement.

