AMENDMENT TO RULES COMM. PRINT 115–23
OFFERED BY MR. KHANNA OF CALIFORNIA

At the end of subtitle H of title XII, add the following new section:

SEC. 12. CERTIFICATION REQUIREMENT FOR PROVISION OF AIR-TO-GROUND MUNITIONS TO SAUDI-ARABIAN-LED COALITION COUNTRIES RELATING TO THE CIVIL WAR IN YEMEN.

(a) IN GENERAL.—No air-to-ground munition, including any United States bomb or missile designated as a Category IV item on the United States Munitions List pursuant to section 38(a)(1) of the Arms Export Control Act (22 U.S.C. 2778(a)(1)), may be provided to a country that is participating in the Saudi Arabian-led coalition relating to the civil war in Yemen until the Secretary of State submits to the Committee on Foreign Relations of the Senate and the Committee on Foreign Affairs of the House of Representatives a certification described in subsection (b).

(b) CERTIFICATION DESCRIBED.—A certification described in this subsection is a certification of the Secretary of State that Saudi-Arabian-led coalition countries are—
(1) taking steps to fully support efforts of the United States and the United Nations to achieve a political settlement in Yemen;

(2) with respect to the Yemeni port of Hodeidah—

(A) taking steps to implement a humanitarian ceasefire around the port;

(B) facilitating reform of the inspection regime at the port to eliminate unnecessary delays in the delivery of humanitarian and commercial supplies; and

(C) facilitating the delivery and installation of cranes to the port to increase the commercial capacity of the port and humanitarian aid; and

(3) continuing efforts to ensure airstrikes do not hit key economic facilities and civilian infrastructure in Yemen.