AMENDMENT TO RULES COMM. PRINT 117–13

OFFERED BY MR. LIEU OF CALIFORNIA

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

SEC. 13. ESTABLISHMENT OF THE OFFICE OF CITY AND STATE DIPLOMACY.

Section 1 of the State Department Basic Authorities Act of 1956 (22 U.S.C. 2651a) is amended by adding at the end the following new subsection:

“(i) OFFICE OF CITY AND STATE DIPLOMACY.—

“(1) IN GENERAL.—There shall be established within the Department of State an Office of City and State Diplomacy (in this subsection referred to as the ‘Office’). The Department may use a similar name at its discretion and upon notification to Congress.

“(2) HEAD OF OFFICE.—The head of the Office shall be the Ambassador-at-Large for City and State Diplomacy (in this subsection referred to as the ‘Ambassador’) or other appropriate senior official. The head of the Office shall—

“(A) be appointed by the President, by and with the advice and consent of the Senate; and
“(B) report directly to the Secretary, or such other senior official as the Secretary determines appropriate and upon notification to Congress.

“(3) DUTIES.—

“(A) PRINCIPAL DUTY.—The principal duty of the head of the Office shall be the overall coordination (including policy oversight of resources) of Federal support for subnational engagements by State and municipal governments with foreign governments. The head of the Office shall be the principal adviser to the Secretary of State on subnational engagements and the principal official on such matters within the senior management of the Department of State.

“(B) ADDITIONAL DUTIES.—The additional duties of the head of the Office shall include the following:

“(i) Coordinating overall United States policy and programs in support of subnational engagements by State and municipal governments with foreign governments, including with respect to the following:
“(I) Coordinating resources across the Department of State and throughout the Federal Government in support of such engagements.

“(II) Identifying policy, program, and funding discrepancies among relevant Federal agencies regarding such coordination.

“(III) Identifying gaps in Federal support for such engagements and developing corresponding policy or programmatic changes to address such gaps.

“(ii) Identifying areas of alignment between United States foreign policy and State and municipal goals.

“(iii) Improving communication with the American public, including, potentially, communication that demonstrate the breadth of international engagement by subnational actors and the impact of diplomacy across the United States.

“(iv) Providing advisory support to subnational engagements, including by as-
sisting State and municipal governments regarding—

“(I) developing and implementing global engagement and public diplomacy strategies;

“(II) implementing programs to cooperate with foreign governments on policy priorities or managing shared resources; and

“(III) understanding the implications of foreign policy developments or policy changes through regular and extraordinary briefings.

“(v) Facilitating linkages and networks among State and municipal governments, and between State and municipal governments and their foreign counterparts, including by tracking subnational engagements and leveraging State and municipal expertise.

“(vi) Supporting the work of Department of State detailees assigned to State and municipal governments pursuant to this subsection.
“(vii) Under the direction of the Secretary, negotiating agreements and memoranda of understanding with foreign governments related to subnational engagements and priorities.

“(viii) Supporting United States economic interests through subnational engagements, in consultation and coordination with the Department of Commerce, the Department of the Treasury, and the Office of the United States Trade Representative.


“(4) COORDINATION.—With respect to matters involving trade promotion and inward investment facilitation, the Office shall coordinate with and sup-
port the International Trade Administration of the
Department of Commerce as the lead Federal agen-
cy for trade promotion and facilitation of business
investment in the United States.

“(5) DETAILLEES.—

“(A) IN GENERAL.—The Secretary of
State, with respect to employees of the Depart-
ment of State, is authorized to detail a member
of the civil service or Foreign Service to State
and municipal governments on a reimbursable
or nonreimbursable basis. Such details shall be
for a period not to exceed two years, and shall
be without interruption or loss of status or
privilege.

“(B) RESPONSIBILITIES.—Detaillees under
subparagraph (A) should carry out the fol-
lowing:

“(i) Supporting the mission and objec-
tives of the host subnational government
office.

“(ii) Advising State and municipal
government officials regarding questions of
global affairs, foreign policy, cooperative
agreements, and public diplomacy.
“(iii) Coordinating activities relating to State and municipal government sub-national engagements with the Department of State, including the Office, Department leadership, and regional and functional bureaus of the Department, as appropriate.

“(iv) Engaging Federal agencies regarding security, public health, trade promotion, and other programs executed at the State or municipal government level.

“(v) Any other duties requested by State and municipal governments and approved by the Office.

“(C) ADDITIONAL PERSONNEL SUPPORT FOR SUBNATIONAL ENGAGEMENT.—For the purposes of this subsection, the Secretary of State—

“(i) is authorized to employ individuals by contract;

“(ii) is encouraged to make use of the re-hired annuitants authority under section 3323 of title 5, United States Code, particularly for annuitants who are already residing across the United States who may
have the skills and experience to support subnational governments; and

“(iii) is encouraged to make use of authorities under the Intergovernmental Personnel Act of 1970 (42 U.S.C. 4701 et seq.) to temporarily assign State and local government officials to the Department of State or overseas missions to increase their international experience and add their perspectives on United States priorities to the Department.

“(6) REPORT AND BRIEFING.—

“(A) REPORT.—Not later than one year after the date of the enactment of this subsection, the head of the Office shall submit to the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives and the Committee on Foreign Relations and the Committee on Appropriations of the Senate a report that includes information relating to the following:

“(i) The staffing plan (including permanent and temporary staff) for the Office and a justification for the location of the
Office within the Department of State’s organizational structure.

“(ii) The funding level provided to the Office for the Office, together with a justification relating to such level.

“(iii) The rank and title granted to the head of the Office, together with a justification relating to such decision and an analysis of whether the rank and title of Ambassador-at-Large is required to fulfill the duties of the Office.

“(iv) A strategic plan for the Office, including relating to—

“(I) leveraging subnational engagement to improve United States foreign policy effectiveness;

“(II) enhancing the awareness, understanding, and involvement of United States citizens in the foreign policy process; and

“(III) better engaging with foreign subnational governments to strengthen diplomacy.

“(v) Any other matters as determined relevant by the head of the Office.
“(B) BRIEFINGS.—Not later than 30 days after the submission of the report required under subparagraph (A) and annually thereafter, the head of the Office shall brief the Committee on Foreign Affairs and the Committee on Appropriations of the House of Representatives and the Committee on Foreign Relations and the Committee on Appropriations of the Senate on the work of the Office and any changes made to the organizational structure or funding of the Office.

“(7) RULE OF CONSTRUCTION.—Nothing in this subsection may be construed as precluding—

“(A) the Office from being elevated to a bureau within the Department of State; or

“(B) the head of the Office from being elevated to an Assistant Secretary, if such an Assistant Secretary position does not increase the number of Assistant Secretary positions at the Department above the number authorized under subsection (c)(1).

“(8) DEFINITIONS.—In this subsection:

“(A) MUNICIPAL.—The term ‘municipal’ means, with respect to the government of a municipality in the United States, a municipality
with a population of not fewer than 100,000 people.

“(B) State.—The term ‘State’ means the 50 States, the District of Columbia, and any territory or possession of the United States.

“(C) Subnational engagement.—The term ‘subnational engagement’ means formal meetings or events between elected officials of State or municipal governments and their foreign counterparts.”.