AMENDMENT TO Rules Committee Print 115-25 Offered by Mr. Lipinski of Illinois

Add at the end of title VI of the bill, the following:

1 SEC. 6____. INTERLINING.

2 Not later than 1 year after the date of enactment 3 of this Act, the Secretary of Transportation shall issue a 4 final rule requiring an air carrier to seek, in the event 5 of a delay exceeding 3 hours, cancellation, or 6 misconnection as a result of circumstances or an event within an air carrier's control, as determined by the Sec-7 retary of Transportation, alternative transportation for 8 9 displaced passengers, including aboard another air carrier 10 capable of transporting the passenger to his or her originally scheduled destination, and to accept, for a reasonable 11 12 fee, the passengers of another air carrier who have been displaced by circumstances or an event within that air car-13 14 riers control, as determined by the Secretary of Transportation, or if the passenger has been involuntarily denied 15 16 boarding due to a lack of available seats.

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1 SEC. 6____. IMPROVED ACCOMMODATION OF DISPLACED 2 PASSENGERS.

3 Not later than 1 year after the enactment of this Act,
4 the Secretary of Transportation shall modify part 259 of
5 title 14, Code of Federal Regulations to include the fol6 lowing:

(1) ADOPTION OF PLAN.—Each covered carrier
shall adopt a contingency plan for lengthy terminal
delays for its scheduled flights at each large hub airport, medium hub airport, small hub airport and
non-hub airport in the United States at which it operates or markets such air transportation service
and shall adhere to its plan's terms.

14 (2) CONTENTS OF PLAN.—Each contingency 15 plan for any delay, cancellation, or misconnection, 16 affecting a passenger who has been involuntarily de-17 nied boarding as a result of circumstances or an 18 event within an air carrier's control, as determined 19 by the Administration of the Federal Aviation Ad-20 ministration (except in the case in which the flight 21 crew determines that a passenger poses a danger to 22 the safety of the flight), shall include, at a min-23 imum, the following:

24 (A) ESSENTIAL NEEDS.—An air carrier
25 shall ensure that essential needs, including
26 food, water, restroom facilities, and assistance

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1 in the case of a medical emergency are met. If 2 the only available seating on the carrier's next flight to the passenger's destination is a higher 3 4 class of service than purchased, the carrier shall 5 transport the passenger on the flight at no ad-6 ditional cost. 7 (B) MEAL VOUCHER.—In the case of a 8 delay exceeding 4 hours, the air carrier shall 9 provide a meal voucher or, if at the request of 10 the passenger, cash equivalent to the value of a

the passenger, cash equivalent to the value of a meal voucher. An air carrier shall not be liable to reimburse the passenger for expenses related to meals if the passenger did not accepted such compensation when offered.

15 (C) LODGING, TRANSPORTATION, AND
16 OTHER VOUCHERS.—

17 (i) IN GENERAL.—In the case of a 18 delay, cancellation, or misconnection as a 19 result of circumstances or an event within 20 an air carrier's control, as determined by 21 the Secretary of Transportation, of which 22 any portion exceeding 2 hours occurs be-23 tween the period of time between 10 p.m. 24 and 3 a.m., local time, of the following 25 day, and with no guarantee of reaccommo4

1 dation aboard another flight to the pas-2 senger's destination within the following 2 hours after the initial 2-hour delay, an air 3 4 carrier shall provide the passenger with lodging, transportation to and from the 5 6 airport to the place of lodging, and meal 7 expenses. At the request of the passenger, 8 the carrier shall alternatively compensate 9 such passenger with the cash equivalent to the value of the lodging, meals, and trans-10 11 portation, or a voucher of equivalent value 12 for future travel on the carrier. 13 (ii) LODGING UNAVAILABLE.—If lodg-14 ing is unavailable, an carrier shall com-15 pensate a passenger with the cash equiva-16 lent to the value of the lodging, meals, and 17 transportation, or, at the request of the 18 passenger, a voucher of equivalent value 19 for future travel on the carrier. 20 (iii) PROXIMITY TO RESIDENCE.—The 21 provisions of clauses (i) and (ii) shall not 22 apply to a passenger whose permanent res-23 idence is 60 miles or less from the airport 24 where such delay, cancellation, or

misconnection occurred.

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(iv) FAILURE TO ACCEPT INITIAL
 COMPENSATION.—An air carrier shall not
 be liable to reimburse the passenger for ex penses related to meals if the passenger
 did not accept such compensation when of fered.

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