AMENDMENT TO RULES COMMITTEE PRINT 116–57

OFFERED BY MRS. LURIA OF VIRGINIA

At the end of subtitle E of title X, insert the following:

SEC. 10. LIMITATION ON DEACTIVATION, UNMANNING,
OR SELLING OF ARMY WATERCRAFT ASSETS
PENDING COMPREHENSIVE ANALYSIS OF MOBILITY REQUIREMENTS AND CAPABILITIES.

None of the funds authorized to be appropriated by this Act or otherwise made available for fiscal year 2021 for the Department of Defense maybe obligated or expended for the deactivation, unmanning, or selling of any Army watercraft assets, until the Secretary of Defense submits to Congress certification that—

(1) the Secretary has received and accepted the federally funded research and development center Army watercraft study as directed by section 1058 of the National Defense Authorization Act for Fiscal Year 2020 (Public Law 116–92);

(2) the review, analysis, and recommendations of such study are included in the mobility, capabilities, requirements study; and
(3) the Secretary will include in such study a review and analysis of—

(A) doctrine-based roles and missions of the military services;

(B) current and future investments;

(C) the effects of emerging operational concepts;

(D) demand signals of Department of Defense small vessels relative to Army watercraft, Navy small ships, and amphibious connectors; and

(E) readiness risk being assumed across each of the geographic combatant commands.