AMENDMENT TO RULES COMMITTEE PRINT 115-23

OFFERED BY MS. MOORE OF WISCONSIN

Page 175, after line 24, insert the following new section:

SEC. 575. MILITARY ACCESSIONS VITAL TO NATIONAL INTEREST PROGRAM.

(a) LIMITATION ON TERMINATIONS.—The Secretary of Defense may not terminate an enlistment contract for an individual who enlisted through the Military Accessions Vital to National Interest Program (or any similar program established by the Secretary under section 504(b)(2) of title 10, United States Code) until 60 days after the Secretary provides a report to Congress outlining why the particular skills of the individual are no longer needed or in the national interest.

(b) REPORT.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Defense shall issue a report to Congress regarding—

(1) options for ensuring that individuals who enlisted through the Military Accessions Vital to National Interest Program are not deported or referred
for deportation before beginning basic training or other duty; and

(2) the number and status of each individual who signed an enlistment contracts through the Military Accessions Vital to National Interest Program (or any successor program) who remains in delayed enlisted status pending assignment to basic training.