

AMENDMENT TO THE RULES COMMITTEE PRINT

118–36

OFFERED BY MS. OMAR OF MINNESOTA

At the end of subtitle C of title XVII, add the following:

1 **SEC. 17__ . FORCED LABOR DISCLOSURES.**

2 (a) DISCLOSURES.—The Department of Defense, in
3 consultation with the Department of State, shall request
4 an annual report from each covered contractor on forced
5 labor risks, that includes—

6 (1) an overview of any forced labor risks in the
7 operations and the value chain of the covered con-
8 tractor;

9 (2) a brief description of the supply chain of
10 the covered contractor, including subsidiaries and
11 business relationships, to the extent not otherwise
12 disclosed in such report;

13 (3) a description of any process through which
14 the covered contractor educates executives, employ-
15 ees, contractors, subcontractors, and other persons
16 in its operations and value chain about any forced
17 labor policies that the covered contractor has; and

1 (4) with respect to any forced labor risks identi-
2 fied by the covered contractor or the Department of
3 Defense or the Department of State—

4 (A) a description of any remedial action,
5 including the establishment of any monitoring
6 or verification process, the covered contractor
7 has taken to avoid such risks;

8 (B) for any remedial action taken, a de-
9 scription of any outcomes of such action; and

10 (C) if no action was taken, a reasoned ex-
11 planation of why no action was taken by the
12 covered contractor.

13 (b) DEFINITIONS.—In this section:

14 (1) The term “covered contractor” means a
15 contractor or subcontractor (at any tier) of the De-
16 partment of Defense with more than \$10,000,000 in
17 annual contracts with the Department of Defense.

18 (2) The term “forced labor” means any labor
19 practice or human trafficking activity in violation of
20 national and international standards, including—

21 (A) International Labor Organization Con-
22 vention No. 182;

23 (B) the Trafficking Victims Protection Act
24 of 2000 (22 U.S.C. 7101 et seq.); and

1 (C) any act that would violate the criminal
2 provisions related to slavery and human traf-
3 ficking under chapter 77 of title 18, United
4 States Code, if the act had been committed
5 within the jurisdiction of the United States.

6 (3) The term “remedial action” means the ac-
7 tivities or systems that a covered contractor puts in
8 place to address and lessen forced labor risks identi-
9 fied through monitoring or verification.

10 (4) The term “value chain” means, for an cov-
11 ered contractor—

12 (A) any recruiters of workforce labor, and
13 suppliers of products, component parts, and
14 raw materials used by the covered contractor in
15 manufacturing any products of the covered con-
16 tractor, even if the relationship with such re-
17 cruitor or supplier is indirect; and

18 (B) entities that receive products or serv-
19 ices from the covered contractor, other than for
20 personal use.

