COMPENSATION OF STAFF

(d) The Chair shall fix the compensation of all professional and other staff of the Committee, after consultation with the ranking minority member regarding any minority party staff.

CERTIFICATION OF STAFF

(e)(1) To the extent any staff member of the Committee or any of its subcommittees does not work under the direct supervision and direction of the Chair, the Member of the Committee who supervises and directs the staff member’s work shall file with the Chief of Staff of the Committee (not later than the tenth day of each month) a certification regarding the staff member’s work for that member for the preceding calendar month.

(2) The certification required by paragraph (1) shall be in such form as the Chair may prescribe, shall identify each staff member by name, and shall state that the work engaged in by the staff member and the duties assigned to the staff member for the member of the Committee with respect to the month in question meet the requirements of clause 9 of rule X of the rules of the House.

(3) Any certification of staff of the Committee, or any of its subcommittees, made by the Member in compliance with any provision of law or regulation shall be made—

(A) on the basis of the certifications filed under paragraph (1) to the extent the staff is not under the Chair’s supervision and direction, and

(B) on his own responsibility to the extent the staff is under the Chair’s direct supervision and direction.

RULE 7—BUDGET, TRAVEL, PAY OF WITNESSES

BUDGET

(a) The Chair, in consultation with other members of the Committee, shall prepare for each Congress a budget providing amounts for staff, necessary travel, investigation, and other expenses of the Committee and its subcommittees.

TRAVEL

(b)(1) The Chair may authorize travel for any member and any staff member of the Committee in connection with activities or subject matters under the general jurisdiction of the Committee. Before such authorization is granted, the necessity for travel shall be submitted to the Chair in writing with the following:

(A) The purpose of the travel.

(B) The dates during which the travel is to occur.

(C) The names of the States or countries to be visited and the length of time to be spent in each.

(D) The names of members and staff of the Committee for whom the authorization is sought.

(2) Members and staff of the Committee shall make a written report to the Chair on any travel they have conducted under this subsection, including a description of theiritten travel itineraries, activities, and pertinent information gained as a result of such travel.

(3) Members and staff of the Committee performing official business shall be governed by applicable laws, resolutions, and regulations of the House and of the Committee on House Administration.

(c) Witnesses may be paid from funds made available to the Committee in its expense resolution subject to the provisions of clause 5 of rule XI of the rules of the House.

RULE 8—COMMITTEE MEETINGS

(a) Whenever the Committee authorizes the favorable reporting of a bill or resolution from the Committee—

(1) the Chair or acting Chair shall report it to the House or designate a member of the Committee to do so, and

(2) in the case of a bill or resolution in which the Committee has jurisdiction, the Chair shall, to the extent that the anticipated floor schedule permits, any member of the Committee a reasonable amount of time to report, unless the Committee, in the Committee report on the bill or resolution, Any such report shall contain all matters required by the Rules of the House of Representatives (or by any provision of law enacted as an exercise of the rulemaking power of the House) and such other information as the Chair deems appropriate.

RECORDS

(b)(1) There shall be a transcript made of each regular meeting and hearing of the Committee, and the transcript may be printed if the Chair decides it is appropriate or if a majority of the Members of the Committee requests such printing. Any such transcripts shall be a substantially verbatim account of remarks actually made during the proceedings, subject only to technical, grammatical, and typographical corrections authorized by the person making the remarks.

(2) The Committee shall keep a record of all actions taken by it and of its subcommittees. The record shall contain all information required by clause 2(e)(1) of rule XI of the rules of the House of Representatives and shall be open for public inspection at reasonable times in the offices of the Committee.

(3) All Committee hearings, records, data, charts, and files shall be kept separate and distinct from the congressional office records of the Chair, shall be the property of the House, and all Members of the House shall have access thereto as provided in clause 2(e)(2) of rule XI of the Rules of the House.

(4) The records of the Committee at the National Archives and Records Administration shall be made available for public use in accordance with rule VII of the rules of the House. The Chair shall notify the ranking Members, minority Members, and Members of the Committee and all Members of the House of any request for the transcription of any Committee record. The Chair shall have access thereto as determined by the Committee.

COMMITTEE PUBLICATIONS ON THE INTERNET

(a) To the maximum extent feasible, the Committee shall make its publications available in electronic form on the Committee’s internet site.

CALENDARS

(d)(1) The Committee shall maintain a Committee Calendar, which shall include all bills, resolutions, and other matters referred to or reported from the Committee and all bills, resolutions, and other matters reported by any other committee on which a rule has been granted or formally requested, and such other matters as the Chair shall determine.

The Calendar shall be published periodically, but in no case less often than once in each session of Congress.

(2) The staff of the Committee shall furnish each member of the Committee with a list of all bills or resolutions (A) reported from the Committee but not yet considered by the House, and (B) on which a rule has been formally requested but not yet granted. The list shall be updated each week when the House is in session.

(3) For purposes of paragraphs (1) and (2), a rule is considered as formally requested when the Chairman of a committee which has reported a bill or resolution (or a member of such committee authorized to act on the Chairman’s behalf):

(A) has requested, in writing to the Chair, that the rule be scheduled for the consideration of the bill or resolution, and

(B) has supplied the Committee with an adequate number of copies of the bill or resolution, as required in the final printed committee report thereon.

OTHER PROCEDURES

(e) The Chair may establish such other Committee procedures and take such actions as may be necessary to facilitate the effective operation of the Committee and its subcommittees in a manner consistent with these rules.

RULE 9—AMENDMENTS TO COMMITTEE RULES

The rules of the Committee may be modified, amended or repealed, in the same manner and method as prescribed for the adoption of committee rules in clause 2 of rule XI of the Rules of the House, but only if written notice of the proposed change has been provided to each such Member at least 48 hours before the time of the meeting at which the vote on the change occurs.

A change in such rules of the Committee shall be published in the Congressional Record within 30 calendar days after their approval.

UNITED STATES SEAPORT MULTIYEAR SECURITY ENHANCEMENT ACT

The SPEAKER pro tempore. Under a previous order of the House, the gentle- woman from California (Ms. MILLER-MCDONALD) is recognized for 5 minutes.

Ms. MILLER-MCDONALD. Mr. Speaker, today I am introducing the United States Seaport Multiyear Security Enhancement Act, and I am asking all of my colleagues to support it.

Seaport security continues to be an ongoing national concern that Congress cannot afford to ignore any longer. The United States Seaport Security Enhancement Act of 2005 is much-needed legislation that seeks to provide a steady, predictable stream of funding for port security projects. In short, this legislation creates a Port Security Grant program within the Homeland Security Department.

Our Nation’s 361 seaports are considered a major terrorist target. It is known that al Qaeda has strong ties to the shipping industry and that one of the aims of this target network is to weaken the economic security of our country.

Our Nation’s coastline is our longest border, which is a 95,000-mile coast that includes Great Lakes and inland waterways. Protecting America’s seaports is critical to the Nation’s economic growth, vital to national security. Seaports handle 95 percent of our Na- tion’s overseas trade by volume, support the mobilization and deployment of U.S. armed services, and serve as transit points for millions of crew and ferry passengers. Maritime industries contribute $742 billion a year to the U.S. Gross National Product.

The United States Coast Guard has issued final regulations that call for an
immediate and long-term investment in securing our seaports. According to the United States Coast Guard, implementing these regulations that directly address our Seaport security needs will cost $1.1 billion in the first year and over $1 billion annually.

To date, security funding to our seaports has been woefully underfunded. Last year, the administration requested $46 million for Port Security funding. We can and we must do better, Mr. Speaker.

Given our Nation’s economic dependence on our seaports and our ongoing national security concerns, seaport security funding and the need for Federal support for our Nation’s security should be ongoing.

The legislation seeks to do the following: Establish a multi-year seaport grant program that resembles the Letter of Intent measures established in the aviation security law; call for multi-year grants and $800 million per year for Port Security Grant Funding. The program would be authorized for 5 years.

Mr. Speaker, I believe the United States made a sound decision in helping start this democracy. Similar to the events following World War II when America launched democracies in the nations of our enemies, Japan and Germany, the skeptics and critics said it could not be done, and those skeptics and critics were wrong.

History corroborates that freedom can grow in the desert of oppression. Our efforts have not gone without appreciation by the Iraqi people. The individuals I spoke to on that Sunday morning and afternoon said they love Americans, especially our military. They are truly grateful.

As Election Day drew to a close on Sunday afternoon, the gentleman from Connecticut (Mr. SHAYS) and I spoke to a group of proud Iraqis. And in an almost emotional tone, he told us that the Iraqi people recognize that America has sacrificed their young men and women for Iraq, for this day to come. We should be happy for the Iraqi people and proud that we have sown the seed of freedom in this land far, far away. And we must remember the words 40 years ago of a young man from Massachusetts, President John Kennedy, when he stated our commitment then and our commitment today. He said, “Every nation, know, whether it wishes us well or ill, that we shall pay any price, bear any burden, meet any hardship, support any friend, oppose any foe, to assure the survival and success of liberty.”

We are doing that in Iraq, Mr. Speaker.

REQUESTING AN INVESTIGATION CONCERNING MYRON KUROPAS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Illinois (Mr. EMANUEL) is recognized for 5 minutes.

Mr. EMANUEL. Mr. Speaker, today I sent a letter to the Secretary of State requesting an investigation into how an individual, a professor at Northern Illinois University who is known for anti-Jewish comments, was selected to participate in an official U.S. delegation to the inaugural ceremonies of Ukrainian president, Viktor Yushchenko.

In 1998, he said, “Let the Jews go on the defensive for a change. The crimes of their people cannot be explained away easily.”

In 2000, he said, “Big money drives the Holocaust industry. To survive, the Holocaust industry is always searching for its next mark. Ukraine’s turn is just around the corner.”

He also accused the Jewish people of being “instrumental in the rise of Soviet Communism and the horrors of Stalinism,” which is an interesting take for a professor of history.

It is pretty clear where Professor Kuropas stands. He is entitled to his views, but it is disturbing that an individual whose views are not only inconsistent with those of most Americans but also dangerous would be selected to represent the United States on a presidential delegation to the Ukrainian inauguration.

Inexplicably, when asked whether or not he renounced his previous statements, the professor stood by his previous comments. What is more, it is unclear to this date who selected the professor to go on the delegation, which was the basis of the letter I sent to the Secretary of State.

The State Department, when asked, said, “I think that’s really a White House question. It was a White House decision.”

When the White House was asked, they said that they had no idea how he was selected.