and mission rehearsal for Iraq and Afghanistan deployments. The range must accommodate requirements for joint testing of weapons systems that are revolutionary in nature and being developed for the War on Terrorism. The Joint Gulf Range must accommodate critical joint training requirements specifically in support of U.S. Air Force Special Operations Command and U.S. Special Operations Command.

The entity to receive funding for this project is Boeing located at 634 Anchors St NW Fort Walton Beach, FL 32548. I certify that neither I nor my spouse has any financial interest in this project.

Consistent with the Republican Leadership's policy on earmarks, I hereby certify that this request (1) is not directed to any entity or program named after a sitting Member of Congress; (2) is not intended for a "front" or "pass through" entity; and (3) meets or exceeds all statutory requirements for matching funds where applicable

Requesting Member: Congressman JEFF

Project Name: LAIRCM for AFSOC MC-130 Account: PDW

Legal Name of Requesting Entity: L-3 Crestview

Address of Requesting Entity: 5486 Fairchild Road Crestview, FL 32539

Description of Request: \$4,000,000—LAIRCM for AFSOC MC-130, L-3. I requested these funds for enhanced protection of AFSOC's C-130 aircraft operating in combat conditions where man-portable infrared missiles are present. Current countermeasures, during critical phases of their mission, have marginal effectiveness. This is needed to protect lives and assets in current and future missions in the Global War on Terror.

The entity to receive funding for this project is L-3 located at 5486 Fairchild Road Crestview, FL 32539. I certify that neither I nor my spouse has any financial interest in this project.

Consistent with the Republican Leadership's policy on earmarks, I hereby certify that this request (1) is not directed to any entity or program named after a sitting Member of Congress; (2) is not intended for a "front" or "pass through" entity; and (3) meets or exceeds all statutory requirements for matching funds where applicable.

Requesting Member: Congressman JEFF MILLER

Project Name: Mobile Learning Cultural Training for Military Personnel

Account: OMN

Legal Name of Requesting Entity: University of West Florida

Address of Requesting Entity: 11000 University Parkway Pensacola, FL 32514

Description of Request: \$1,500,000—Mobile Learning Cultural Training for Military Personnel, University of West Florida. I requested these funds to provide regional cultural awareness training through multiple mobile devices and through the Navy Knowledge Online (NKO) portal. Cultural awareness and language skills are critical for operations in Iraq and Afghanistan. This project builds on previous projects by the University of West Florida on mobile learning instructional delivery and on an Arabic Language and Cultural Awareness for-credit certificate program.

The entity to receive funding for this project is the University of West Florida located at

11000 University Parkway Pensacola, FL 32514. I certify that neither I nor my spouse has any financial interest in this project.

Consistent with the Republican Leadership's policy on earmarks, I hereby certify that this request (1) is not directed to any entity or program named after a sitting Member of Congress; (2) is not intended for a "front" or "pass through" entity; and (3) meets or exceeds all statutory requirements for matching funds where applicable.

Requesting Member: Congressman JEFF MILLER

Project Name: Moving Target Strike Account: RDAF

Legal Name of Requesting Entity: General Atomics/Alpha Data Corporation

Address of Requesting Entity: 1326 Lewis Turner Blvd Fort Walton Beach, FL 32547

Description of Request: \$3,000,000—Moving Target Strike, General Atomics/Alpha Data Corporation. I requested these funds for GPS-guided weapons systems. The project will demonstrate the ability to strike a time-critical moving target with a low cost GPS guided weapon using coordinates derived and communicated from a single platform. GPS guided weapons are replacing higher cost laser guided and seeker weapons throughout DoD. The ability to use the GPS guided weapons against moving targets furthers this trend and reduces overall costs of weapon systems.

The entity to receive funding for this project is General Atomics/Alpha Data Corporation located at 1326 Lewis Turner Blvd Fort Walton Beach, FL 32547. I certify that neither I nor my spouse has any financial interest in this project.

Consistent with the Republican Leadership's policy on earmarks, I hereby certify that this request (1) is not directed to any entity or program named after a sitting Member of Congress; (2) is not intended for a "front" or "pass through" entity; and (3) meets or exceeds all statutory requirements for matching funds where applicable.

Requesting Member: Congressman JEFF MILLER

Project Name: Virtual Perimeter Monitoring System (VPMS)

Account: RDDW

Legal Name of Requesting Entity: DRS Technologies

Address of Requesting Entity: 651 Anchors St., Fort Walton Beach, FL 32548

Description of Request: \$2,000,000—Virtual Perimeter Monitoring System (VPMS), DRS Technologies. I requested these funds to provide a perimeter monitoring system of remote sensors for detecting and alerting security personnel of intrusions in defined areas of interest at critical facilities. Virtual Perimeter Monitoring System (VPMS) provides continuous and persistent surveillance of areas of interest to include near real time monitoring of air fields, ports, depots and other critical infrastructures.

The entity to receive funding for this project is DRS Technologies located at 651 Anchors St., Fort Walton Beach, FL 32548. I certify that neither I nor my spouse has any financial interest in this project.

Consistent with the Republican Leadership's policy on earmarks, I hereby certify that this request (1) is not directed to any entity or program named after a sitting Member of Congress; (2) is not intended for a "front" or "pass through" entity; and (3) meets or exceeds all

statutory requirements for matching funds where applicable.

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2010

SPEECH OF

HON. PHIL GINGREY

OF GEORGIA

IN THE HOUSE OF REPRESENTATIVES
Wednesday, June 24, 2009

The House in Committee of the Whole House on the State of the Union had under consideration of the bill (H.R. 2647) to authorize appropriations for fiscal year 2010 for military activities of the Department of Defense, to prescribe military personnel strengths for fiscal year 2010, and for other purposes:

Mr. GINGREY of Georgia. Mr. Chair, as we consider H.R. 2647, the National Defense Authorization Act for Fiscal Year 2010, I would like to say a special thanks to Chairman SKELTON and Ranking Member MCKEON—as well as to subcommittee Chairman ABERCROMBIE and Ranking Member BARTLETT—for their tireless efforts in support of our soldiers, sailors, airmen, and marines who are bravely defending us at home and abroad.

While not a perfect bill, this legislation covers a wide scope of issues that are vitally important to our Armed Services, both active and reserve component, and it clearly addresses the most pressing needs of our troops in a very trying time for America. A 3.4% pay raise for all members of the Armed Forces will further reduce the military-civilian pay disparity. I am very pleased with the work the Committee has done this year to authorize \$368 million for the advance procurement of long-lead supplies needed to build 12 additional F-22's in 2011. The F-22 is the world's most capable fighter, and these funds will go a long way towards providing stability for our forces and ensuring that America maintains air dominance for the foreseeable future.

While I applaud the work of the Committee in addressing pressing readiness issues, I am however concerned about the deep cuts to missile defense. A viable missile defense system is critical to deterring and countering emerging threats to our national security—especially as Iran and North Korea develop their nuclear capabilities. I look forward to working with Chairman SKELTON, Ranking Member MCKEON, and the rest of the Committee as this bill moves forward to address these program needs.

While there is much to be proud of in this bill, I am disappointed that the Rules Committee failed to make any of my four amendments in order. These were commonsense amendments, Mr. Chair, that would make the Department of Defense (DoD) more effective in carrying out its mission.

The first amendment I offered to this bill would have ensured that no detainees at the Guantanamo Bay detention facility are transported to the United States. The American people have spoken on this issue with 55% of them opposed to allowing terrorists to be transported to American soil. Further, a June 12, 2009 letter from the Director of the Federal Bureau of Prisons to my colleague, Trent Franks, stated that "there is insufficient bed space in any high-security Federal prison to

confine these individuals. In addition, there are currently no beds available in our Administrative Maximum United States Penitentiary in Florence, Colorado, to confine any more Federal inmates, let alone any of the Guantanamo Bay detainees. If called upon to confine any of these detainees, we would most likely confine them in ADX Florence and in one or more high-security penitentiaries. Depending on the numbers, this might require us to transfer a sufficient number of inmates to other penitentiaries in order to create the necessary bed space. Such transfers would impose significant additional challenges on our agency." Clearly the transfer of these detainees to anywhere in America is dangerous and must be prohibited.

My second amendment would express the sense of Congress that active military personnel who live in or are stationed in Washington, DC, would be exempt from the District's firearms restrictions. On June 26, 2008, the Supreme Court of the United States in the case. District of Columbia v. Heller, held that the Second Amendment protects an individual's right to possess a firearm for traditionally lawful purposes, and thus, ruled that the District of Columbia's handgun ban and requirements that rifles and shotguns in the home be kept unloaded and disassembled or outfitted with a trigger lock to be unconstitutional. However, the D.C. City Council has circumvented the Supreme Court ruling by enacting the Firearms Control Emergency Amendment Act of 2008, making a waiver necessary to ensure that our military men and women-of which there are 40,000 in Washington and who have been trained in firearm use-are permitted to safely carry a firearm in the District.

A further amendment would prohibit DoD civilian employees from using official paid work time for union activities, ensuring that American taxpayers are not subsidizing labor organizations. DoD was one of the largest abusers of using "official time" for union activity. Its total number of official time hours in FY 2008 was 331,099 (a 5.1% increase from FY 2007). OPM estimated the official time wage cost for the DoD was \$12,141,699 for FY 2008, which is an \$855,694 increase from FY 2007. This is just one example of union activity being subsidized by taxpayer dollars on official time.

My final amendment would have provided the Secretary of Defense with a waiver from section 526 of the Energy Independence and Security Act of 2007 regarding the procurement of alternative fuels if the Secretary feels that a waiver is appropriate to enhance the readiness of the Armed Forces. Section 526 prohibits all federal agencies from contracting for alternative fuels that emit higher levels of greenhouse gas emissions than "conventional petroleum sources." DoD accounts for over 80% of all federal government fuel usage, and its annual fuel expense more than doubled between 2003 and 2007-from \$5.2 billion to \$12.6 billion. The Secretary of Defense needs a waiver from section 526 so that DoD's fuel costs can be kept low.

Mr. Chair, there is much to be proud of in this bill. I again commend Chairman SKELTON and Ranking Member McKEON for their efforts to keep this bill focused on the needs of the war-fighter, a fact that I hope is not lost as we progress through the amendment process.

CELEBRATING FISH AND LOAVES
COMMUNITY PANTRY'S MILLIONTH POUND SERVED

HON. JOHN D. DINGELL

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES Thursday, June 25, 2009

Mr. DINGELL. Madam Speaker, I rise today to acknowledge, honor, and celebrate the Fish and Loaves Community Pantry for serving its one millionth pound of food to people in need from across the Downriver area. Since its opening in 2007, Fish and Loaves continues to collaborate with churches, food banks, and hundreds of volunteers to provide cost-free, quality groceries to thousands of families and individuals.

Tough economic times have made acquiring even basic necessities difficult for many residents of Southeastern Michigan. Many of the people that Fish and Loaves serve are below the poverty line, lack medical coverage, and struggle to pay for essential services.

The organizers of the Fish and Loaves Community Pantry recognized this and, in response, churches and volunteers joined together in remarkable collaboration to construct a special kind of food pantry. The facility, located in Taylor, is arranged as a small grocery store in which individuals may select the items they need most, which include quality products like fresh produce, dairy products, frozen meat, and perishable items. Of course, everything is still provided at no cost to the client. The pantry serves the residents of Taylor, Romulus, Allen Park, Southgate, Dearborn Heights, and Brownstown.

Fish and Loaves provides assistance to those in need with both efficiency and dignity by providing a wide variety of foods and household products from which to choose. The hard work and dedication of the Board and volunteers is the source of its great success and support it gives to the thousands of individuals and families it helps to feed.

Madam Speaker, I ask that all of my colleagues join me in honoring the Fish and Loaves Community Food Pantry on its millionth pound of food served. It is an exemplary organization that continues to be an invaluable member of the Southeastern Michigan community and for which I, and thousands others, are truly grateful.

EARMARK DECLARATION

HON. BRIAN P. BILBRAY

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 25, 2009

Mr. BILBRAY. Madam Speaker, I submit the following:

Requesting Member: Congressman BRIAN BII BRAY

Bill Number: H.R. 2996—Department of the Interior, Environment, and Related Agencies Appropriations Act, 2010

Account: Environmental Protection Agency, State Tribal Assistance Grants

Legal Name of Requesting Entity: City of Carlsbad, CA

Address: 1200 Carlsbad Village Drive, Carlsbad, CA 92008

Description of Request: I received an earmark of \$500,000 for the Vista-Carlsbad Inter-

ceptor project (VC4), consisting of wastewater pipeline improvements project, including the construction of a new 24-inch HDPE forcemain, the trenchless rehabilitation (lining) of the existing 24-inch forcemain and refurbishment of pipeline appurtenances. VC4 is one of a number of joint wastewater projects between the cities of Vista and Carlsbad. VC4 is one of two pipelines that convey all of the wastewater from the City of Vista to the Encina regional wastewater treatment facility. In April 2007, the 24-inch ductile iron pipeline ruptured creating a significant sewage spill into the Buena Vista Lagoon. The 2,400 foot long 24-inch diameter pipeline receives flow from the cities of Carlsbad, Oceanside and Vista. This is the only year of funding needed to complete this aspect of the project. The cities of Carlsbad and Vista will provide the remaining funds required for the project directly.

EARMARK DECLARATION

HON. W. TODD AKIN

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 25, 2009

Mr. AKIN. Madam Speaker, in accordance with House Republican Conference standards, and Clause 9 of rule XXI, I submit the following member requests regarding H.R. 2647, the National Defense Authorization Act of 2010.

Project: Air Filtrations Systems for Helicopters

Account: Department of Defense, Army, Aircraft Modifications

Legal Name of Requesting Entity: Aerospace Filtration Systems, Inc.

Address of Requesting Entity: 4 Research Park Dr, Suite 200, St Charles, MO, USA

Description of Request: To provide \$2,000,000 to install barrier filtration systems on National Guard aircraft. This request would allow the National Guard to obtain dramatic savings by reducing engine replacements and thus maintenance, keeping overall engine performance from being reduced due to erosion and Foreign Object damage (FOD), and increasing readiness rates of the ARNG fleet. The earmark will address a portion of the ARNG fleet to include: AH-64A APU Barrier Filter-32 Aircraft; AH-64D APU Barrier Filter-48 Aircraft; CH-47 APU Barrier Filter-80 Aircraft: OH-58A/C Engine Barrier Filter-50 Aircraft. AFS Barrier Filtration Systems capture 99% of the dirt and debris that would otherwise enter the engine or APU and cause a significant loss of performance. This prevents engines/APU's from being removed from the aircraft for costly maintenance or overhaul. Engine overhaul costs could cost as much as \$300,000 on one engine. By extending the life of the engine/APU up to 11 times, the savings from one installation kit could be as high as \$6.6M on one AH-64 helicopter alone. AFS barrier filters in use by the U.S. Army in the deserts of Iraq and Afghanistan have been proven extremely effective. These kits have allowed engines to reach TBO and have been a major part of unprecedented readiness rates for the aircraft fleets.

Project: Hyperspectral Imaging for Improved Force Protection (HYPER–IFP)

Account: Department of Defense, Army, RDT&E (CERDEC, NVESD, Special Projects)