111TH CONGRESS 1ST SESSION H.R.335

To ensure that any agreement with Iraq containing a security commitment or arrangement is concluded as a treaty or is approved by Congress.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 8, 2009

Ms. LEE of California introduced the following bill; which was referred to the Committee on Foreign Affairs, and in addition to the Committees on Armed Services and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To ensure that any agreement with Iraq containing a security commitment or arrangement is concluded as a treaty or is approved by Congress.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Iraq Security Agree-
- 5 ment Act of 2009".

6 SEC. 2. FINDINGS.

7 Congress makes the following findings:

1 (1) On November 26, 2007, President George 2 W. Bush and Prime Minister of Iraq Nouri al-Maliki 3 signed the Declaration of Principles for a Long-4 Term Relationship of Cooperation and Friendship 5 Between the Republic of Iraq and the United States 6 of America (in this Act referred to as the "Declaration of Principles"), with the goal of concluding a 7 8 final agreement or agreements between the United 9 States and Iraq by July 31, 2008, "with respect to 10 the political. cultural, economic, and security 11 spheres."

12 (2) The Declaration of Principles contemplates
13 the United States "providing security assurances
14 and commitments to the Republic of Iraq to deter
15 foreign aggression."

16 (3) In 1992, pursuant to section 1457 of the
17 National Defense Authorization Act for Fiscal Year
18 1991 (50 U.S.C. 404c), the executive branch sub19 mitted a report to Congress on then-existing security
20 commitments and arrangements.

(4) The report described in paragraph (3) defined a "security commitment" as an "obligation,
binding under international law, of the United
States to act in the common defense in the event of
an armed attack on that country." The report noted

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that all current security commitments of the United
 States are "embodied in treaties which receive the
 advice and consent of the Senate."

4 (5) The report defined a "security arrange-5 ment" as a "pledge by the United States to take 6 some action in the event of a threat to that coun-7 try's security. Security arrangements typically oblige 8 the United States to consult with a country in the 9 event of a threat to its security. They may appear 10 in legally-binding agreements, such as treaties or ex-11 ecutive agreements, or in political documents, such 12 as policy declarations by the President, Secretary of 13 State or Secretary of Defense."

(6) The United States Ambassador to Iraq,
Ryan Crocker, has stated that the agreements to be
concluded as anticipated by the Declaration of Principles will "deal with the status of U.S. and coalition
forces in Iraq past 2008" and "set the broad parameters of the overall bilateral relationship in every
field".

(7) On November 26, 2007, Assistant to the
President and Deputy National Security Advisor for
Iraq and Afghanistan, Lieutenant General Douglas
Lute, stated, "We don't anticipate now that these

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1	negotiations [under the Declaration of Principles]
2	will lead to formal inputs from Congress."
3	SEC. 3. SENSE OF CONGRESS.
4	It is the sense of Congress that—
5	(1) any agreement that sets forth the "broad
6	parameters of the overall bilateral relationship [as
7	between the United States and the Republic of Iraq]
8	in every field," particularly one that includes a secu-
9	rity commitment or arrangement provided to the Re-
10	public of Iraq by the United States, would result in
11	serious military, political, and economic obligations
12	for the United States, and thus, consistent with past
13	practice, should involve a joint decision by the execu-
14	tive and legislative branches; and
15	(2) a short-term extension of the mandate of
16	the Multi-National Force in Iraq (currently provided
17	by United Nations Security Council Resolution 1790

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by United Nations Security Council Resolution 1790
(2007)), would, in concert with Iraqi law, provide
United States forces with the authorities, privileges,
and immunities necessary for those forces to carry
out their mission in Iraq.

22 SEC. 4. ANNUAL REPORT ON SECURITY AGREEMENTS.

(a) REPORTS REQUIRED.—Not later than 180 days
after date of the enactment of this Act, and every February 1 thereafter, the President shall submit to the ap-

propriate congressional committees a report (in both clas-1 2 sified and unclassified form) on United States security 3 commitments to, and arrangements with, other countries. 4 (b) CONTENT.—Each report submitted under sub-5 section (a) shall include the following: 6 (1) The text, and a description, of each security 7 commitment to, or arrangement with, one or more 8 other countries, whether based upon— 9 (A) a formal document (including a mutual 10 defense treaty, a status of forces agreement, a 11 pre-positioning arrangement or agreement, an 12 access agreement, or a non-binding declaration 13 or letter); or 14 (B) an expressed policy, whether expressed 15 orally or in writing. 16 (2) An assessment of the need to continue, 17 modify, or discontinue each of those commitments 18 and arrangements in view of the changing inter-19 national security situation. 20 SEC. 5. CONSULTATION WITH CONGRESS. 21 Not later than 30 days after the date of the enact-22 ment of this Act, the Secretary of State and the Secretary 23 of Defense shall consult with the appropriate congres-24 sional committees about the negotiations pursuant to the Declaration of Principles. After the initial consultation, 25

the Secretary of State and the Secretary of Defense shall
 keep such committees fully and currently informed regard ing the status of the negotiations. Prior to finalizing any
 agreement that includes a security commitment or security
 arrangement with Iraq, the Secretary of State should pro vide the text of the agreement to the appropriate congres sional committees.

8 SEC. 6. PROHIBITIONS.

9 (a) PROHIBITION ON ENTRY INTO FORCE OF CER-10 TAIN AGREEMENTS.—No agreement containing a security commitment to, or security arrangement with, the Repub-11 12 lic of Iraq, may enter into force except pursuant to Article 13 II, section 2, clause 2 of the Constitution of the United States (relating to the making of treaties) or unless au-14 15 thorized by a law enacted on or after the date of the enactment of this Act pursuant to Article I, section 7, clause 16 17 2 of the Constitution (relating to the enactment of laws). 18 (b) PROHIBITION ON USE OF FUNDS.—No funds

19 may be obligated or expended to implement an agreement 20 containing a security commitment to, or security arrange-21 ment with, the Republic of Iraq, unless it enters into force 22 pursuant to Article II, section 2, clause 2 of the Constitu-23 tion of the United States or is authorized by a law enacted 24 on or after the date of the enactment of this Act pursuant 25 to Article I, section 7, clause 2 of the Constitution. (c) POINT OF ORDER.—It shall not be in order for
 either House of Congress to consider any bill, resolution,
 amendment, or conference report that provides budget au thority for the implementation of an agreement entered
 into in contravention of subsection (a).

6 SEC. 7. APPROPRIATE CONGRESSIONAL COMMITTEES DE7 FINED.

8 In this Act, the term "appropriate congressional com-9 mittees" means—

10 (1) the Committee on Armed Services of the11 Senate;

12 (2) the Committee on Foreign Relations of the13 Senate;

14 (3) the Committee on Armed Services of the15 House of Representatives; and

16 (4) the Committee on Foreign Affairs of the17 House of Representatives.

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