# 111TH CONGRESS 1ST SESSION H.R. 1875

To establish an Emergency Commission To End the Trade Deficit.

## IN THE HOUSE OF REPRESENTATIVES

April 2, 2009

Mr. DEFAZIO (for himself, Ms. SLAUGHTER, Ms. KAPTUR, and Mr. MASSA) introduced the following bill; which was referred to the Committee on Ways and Means

# A BILL

# To establish an Emergency Commission To End the Trade Deficit.

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 "End the Trade Deficit

5 Act".

## 6 SEC. 2. FINDINGS.

7 The Congress makes the following findings:

8 (1) In 1998, the United States trade balance
9 was \$166,140,000,000, leading the Congress to au-

1 Commission was tasked to study "the nature, 2 causes, and consequences of the United States mer-3 chandise trade and current account deficits". 4 (2) In 2007, the trade deficit ballooned to 5 \$700,258,000,000. And in 2006, the United States 6 amassed the largest negative trade balance in its history, amounting to \$753,283,000.000. 7 8 (3) The United States has had 32 years of con-9 secutive annual trade deficits. totaling 10 \$6,432,445,000,000. And in the last ten years, the 11 annual trade balance has increased by a magnitude 12 of seven. 13 (4) The positive net international asset position 14 that the United States built up over 100 years was 15 eliminated in the 1980s. The United States today 16 has become the world's largest debtor nation, with a 17 net debt of more than \$2,441,800,000,000. 18 (5) In recent times, the trade deficit has re-19 tarded growth in the Nation's gross domestic prod-20 uct, increased the costs of servicing higher net for-21 eign debt, and made the United States more depend-22 ent on international financial considerations. 23 (6) The United States merchandise trade deficit 24 is characterized by large bilateral trade imbalances 25 with a handful of countries. In 2007, 15 countries

1 accounted for 75 percent of the United States trade 2 deficit in goods. The People's Republic of China, 3 Canada, Mexico, and Japan account for one-half of 4 the trade deficit alone. 5 (7) The United States manufacturing sector 6 employed 13,919,000 people in 2007. But decline in 7 manufacturing has meant the United States has lost 8 3,718,000 manufacturing jobs since 1998. 9 (8) Elimination of the United States trade def-10 icit by the year 2019 would support millions of addi-11 tional manufacturing jobs in the United States. 12 (9) While the United States has one of the 13 most open borders and economies in the world, the 14 United States faces significant tariff and nontariff 15 trade barriers with its trading partners. Current 16 overall trade balances do not reflect the actual com-17 petitiveness or productivity of the United States 18 economy. Instead, they demonstrate the underlying 19 structural nature of the trade deficits. 20 (10) The United States is once again at a crit-21 ical juncture in trade policy development. The struc-22 tural nature of the United States trade deficit and 23 its persistent growth must be reversed. The causes 24 and consequences of the trade deficit must be docu-25 mented and a plan must be developed to eliminate

the merchandise trade deficit within the next 10
 years.

#### 3 SEC. 3. ESTABLISHMENT OF COMMISSION.

4 (a) ESTABLISHMENT.—There is established a com5 mission to be known as the Emergency Commission To
6 End the Trade Deficit (in this Act referred to as the
7 "Commission").

8 (b) PURPOSE.—The purpose of the Commission is to 9 develop a trade policy plan to eliminate the United States 10 merchandise trade deficit by January 1, 2019, and to develop a competitive trade policy for the 21st century. The 11 plan shall include strategies necessary to achieve a balance 12 13 of trade that fully reflects the competitiveness and productivity of the United States and also improves the standard 14 15 of living of United States citizens.

16 (c) MEMBERSHIP OF COMMISSION.—

17 (1) COMPOSITION.—The Commission shall be18 composed of 11 members, of whom—

(A) three shall be appointed by the President, of whom one shall be appointed to represent labor interests, one shall be appointed to
represent small businesses, and one shall be appointed to represent consumer protection interests;

1	(B) one Senator and one other person shall
2	be appointed by the President pro tempore of
3	the Senate, upon the recommendation of the
4	majority leader of the Senate;
5	(C) one Senator and one other person shall
6	be appointed by the President pro tempore of
7	the Senate, upon the recommendation of the
8	minority leader of the Senate;
9	(D) one Member of the House of Rep-
10	resentatives and one other person shall be ap-
11	pointed by the Speaker of the House of Rep-
12	resentatives; and
13	(E) one Member of the House of Rep-
14	resentatives and one other person shall be ap-
15	pointed by the minority leader of the House of
16	Representatives.
17	(2) QUALIFICATIONS OF MEMBERS.—
18	(A) Presidential appointments.—Of
19	the persons appointed under paragraph (1)(A),
20	not more than one may be an officer, employee,
21	or paid consultant of the executive branch.
22	(B) OTHER APPOINTMENTS.—Persons ap-
23	pointed under subparagraph (B), (C), (D), or
24	(E) of paragraph (1) who are not Members of
25	Congress shall be persons who—

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1	(i) have expertise in economics, inter-
2	national trade, manufacturing, labor, envi-
3	ronment, or business, or have other perti-
4	nent qualifications or experience; and
5	(ii) are not officers or employees of
6	the United States.
7	(C) OTHER CONSIDERATIONS.—In appoint-
8	ing members of the Commission, every effort
9	shall be made to ensure that the members—
10	(i) are representative of a broad cross-
11	section of economic and trade perspectives
12	within the United States; and
13	(ii) provide fresh insights to achieving
14	a trade deficit reduction plan.
15	(d) Period of Appointment; Vacancies.—
16	(1) IN GENERAL.—Members shall be appointed
17	not later than 60 days after the date of the enact-
18	ment of this Act and the appointment shall be for
19	the life of the Commission.
20	(2) VACANCIES.—Any vacancy in the Commis-
21	sion shall not affect its powers, but shall be filled in
22	the same manner as the original appointment was
23	made.
24	(e) INITIAL MEETING.—Not later than 30 days after
25	the date on which all members of the Commission have

been appointed, the Commission shall hold its first meet ing.

3 (f) MEETINGS.—The Commission shall meet at the4 call of the Chairperson.

5 (g) CHAIRPERSON AND VICE CHAIRPERSON.—The 6 members of the Commission shall elect a chairperson and 7 vice chairperson from among the members of the Commis-8 sion.

9 (h) QUORUM.—A majority of the members of the
10 Commission shall constitute a quorum for the transaction
11 of business.

(i) VOTING.—Each member of the Commission shall
be entitled to one vote, which shall be equal to the vote
of every other member of the Commission.

#### 15 SEC. 4. DUTIES OF THE COMMISSION.

(a) IN GENERAL.—The Commission shall be responsible for developing a comprehensive trade policy plan, by
examining the economic policies, trade, tax, and investment laws, and other legal incentives and restrictions that
are relevant to reducing the United States trade deficit.
(b) RECOMMENDATIONS.—The Commission shall examine and make recommendations to Congress and the

23 President on the following:

(1) The manner in which the Government ofthe United States establishes and administers the

Nation's fundamental trade policies and objectives,
 including—

3 (A) the relationship of the merchandise
4 trade balance to the overall well-being of the
5 United States economy and, in particular, the
6 impact the trade balance has on wages and em7 ployment in the different sectors of the United
8 States economy;

9 (B) the relationship of United States for-10 eign policy objectives to trade policy and the ex-11 tent to which foreign policy considerations re-12 ceive a priority over trade objectives;

13 (C) the effects the trade deficits in the
14 areas of manufacturing and technology have on
15 defense production and innovation capabilities
16 of the United States;

17 (D) the extent to which United States
18 monetary policies and the need for foreign cap19 ital to finance the current account deficit influ20 ence trade objectives;

(E) the coordination, allocation, and accountability of trade responsibilities among
Federal departments and agencies; and

24 (F) the methods for improving and en-25 hancing systematic congressional review of for-

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1	eign policy and trade policy as part of a plan
2	to establish a coordinated set of national eco-
3	nomic priorities.
4	(2) The causes and consequences of both the
5	overall trade deficit and specific bilateral trade defi-
6	cits, including—
7	(A) identification and quantification of the
8	macroeconomic, sectoral, and bilateral trade
9	factors contributing to the United States trade
10	deficit with different countries;
11	(B) identification and quantification of the
12	impact of the trade deficit on the domestic
13	economy, on the industrial base, on manufac-
14	turing capacity, on the number and quality of
15	jobs, on productivity, on wages, on health, safe-
16	ty, and environmental standards, and on the
17	standard of living in the United States;
18	(C) identification and quantification of in-
19	dividual industrial, manufacturing, and produc-
20	tion sectors, and intra-industry and intra-com-
21	pany transactions that contribute to or are af-
22	fected by United States trade deficits;
23	(D) a review of the adequacy of the cur-
24	rent collection and reporting of trade data, and
25	the identification and development of additional

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1	databases and economic measurements that
2	may be needed to properly quantify the factors
3	described in subparagraphs (A), (B), and (C);
4	(E) the relationship that tariff and non-
5	tariff barriers have to trade deficits and the ex-
6	tent to which trade deficits have become struc-
7	tural;
8	(F) the extent to which there is reciprocal
9	market access in each country with which the
10	United States has a persistent and substantial
11	bilateral trade deficit; and
12	(G) the role of transhipments on bilateral
13	trade, including foreign imports and exports,
14	with special attention to transhipments through
15	countries receiving trade preferences under the
16	North American Free Trade Agreement.
17	(3) The relationship of United States trade
18	deficits to both comparative and competitive trade
19	advantages within the global economy, including—
20	(A) a systematic analysis of the United
21	States trade patterns with different trading
22	partners, to what extent the trade patterns are
23	based on comparative and competitive trade ad-
24	vantages, and how the trade advantages relate

1	to the goods that are exported to and imported
2	from different trading partners;
3	(B) the extent to which the increased mo-
4	bility of capital and technology has changed
5	both comparative and competitive trade advan-
6	tages;
7	(C) identification and quantification of
8	goods imported into the United States that are
9	produced with child or forced labor, or under
10	social and environmental conditions that do not
11	comply with United States law;
12	(D) the impact that labor standards (in-
13	cluding the ability of labor to organize, bargain
14	collectively, and exercise human rights) have on
15	world trade;
16	(E) the impact that currency exchange
17	rates and the manipulation of exchange rates
18	have on world trade and trade deficits;
19	(F) the effect that offset and technology
20	transfer agreements have on the long-term com-
21	petitiveness of the United States manufacturing
22	sectors; and
23	(G) the extent to which international
24	agreements affect United States competitive-
25	ness.

1	(4) The flow of investments both into and out
2	of the United States, including—
3	(A) the impact such investments have on
4	the United States trade deficit and living stand-
5	ards of United States production workers;
6	(B) the impact such investments have on
7	United States labor, community, environmental,
8	health, and safety standards;
9	(C) the extent to which United States tax
10	laws, such as income deferral, contribute to the
11	movement of manufacturing facilities and jobs
12	to foreign locations;
13	(D) the identification and quantification of
14	domestic plant closures and the movement of
15	such plants to foreign locations for production
16	of goods for the United States market;
17	(E) the impact of implied or threatened
18	plant closings and movement of jobs to foreign
19	locations on United States wage rates and
20	working conditions;
21	(F) the effect of investment flows on wages
22	in countries with developed economies and on
23	countries of the former Soviet Union; and
24	(G) the effect of barriers to United States
25	foreign direct investment in developed and de-

1	veloping countries, particularly countries with
2	which the United States has a trade deficit.
3	(5) Evaluation of current policies and sugges-
4	tions for alternative strategies for the United States
5	to systematically reduce the trade deficit and im-
6	prove the economic well-being of United States citi-
7	zens, including suggestions for—
8	(A) the development of bilateral and multi-
9	lateral trade relationships based on market ac-
10	cess reciprocity;
11	(B) the retention and expansion of the
12	manufacturing, agricultural, and technology
13	sectors in the United States;
14	(C) the discouragement of the expatriation
15	of United States plants, jobs, and production to
16	countries that have achieved competitive advan-
17	tages by permitting lower wages or lower
18	health, safety, and environmental standards, or
19	by imposing requirements with respect to in-
20	vestment, performance, or other obligations;
21	(D) methods by which the United States
22	can effectively compete in a global economy
23	while improving the labor, social, and environ-
24	mental standards of its trading partners, par-
25	ticularly developing countries;

1	(E) methods by which the United States
2	can respond to substantial shifts or manipula-
3	tion of currency exchange rates that distort
4	trade relationships;
5	(F) methods for overcoming and offsetting
6	trade barriers that are either not subject to or
7	otherwise inadequately addressed by the World
8	Trade Organization or other multilateral ar-
9	rangements;
10	(G) specific strategies for achieving im-
11	proved trade balances with those countries with
12	which the United States has significant, per-
13	sistent sectoral or bilateral trade deficits, in-
14	cluding Canada, the People's Republic of China,
15	Mexico, and Japan;
16	(H) methods for the United States to re-
17	spond to the particular needs and cir-
18	cumstances of developing and developed coun-
19	tries in a manner that is mutually beneficial;
20	and
21	(I) changes that may be required to cur-
22	rent trade agreements and organizations to
23	allow the United States to pursue and nurture
24	economic growth for its manufacturing, agri-
25	culture, and other production sectors in a man-

1	ner that ensures improved compensation and
2	quality of life for United States citizens.
3	SEC. 5. REPORT; CONGRESSIONAL HEARINGS.
4	(a) REPORT.—
5	(1) IN GENERAL.—Not later than 16 months
6	after the date of the enactment of this Act, the
7	Commission shall submit to the President and the
8	Congress a report that contains—
9	(A) the findings and conclusions of the
10	Commission described in section 4;
11	(B) a detailed plan for reducing both the
12	overall trade deficit and specific bilateral trade
13	deficits; and
14	(C) any recommendations for administra-
15	tive and legislative actions that may be nec-
16	essary to achieve such reductions.
17	(2) SEPARATE VIEWS.—Any member of the
18	Commission may submit additional findings and rec-
19	ommendations as part of the report.
20	(b) Congressional Hearings.—Not later than 6
21	months after the report described in subsection (a) is sub-
22	mitted, the Committee on Ways and Means of the House
23	of Representatives and the Committee on Finance of the
24	Senate shall hold hearings on the report.

#### 1 SEC. 6. POWERS OF COMMISSION.

2 (a) HEARINGS.—The Commission may hold such 3 hearings, sit and act at such times and places, take such 4 testimony, and receive such evidence as the Commission 5 considers advisable to carry out this Act. The Commission 6 shall hold at least seven public hearings, one or more in 7 Washington, DC, and four in different regions of the 8 United States.

9 (b) INFORMATION FROM FEDERAL AGENCIES.—The 10 Commission may secure directly from any Federal depart-11 ment or agency such information as the Commission con-12 siders necessary to carry out this Act. Upon request of 13 the Chairperson of the Commission, the head of such de-14 partment or agency shall furnish such information to the 15 Commission.

(c) POSTAL SERVICES.—The Commission may use
the United States mails in the same manner and under
the same conditions as other departments and agencies of
the Federal Government.

#### 20 SEC. 7. COMMISSION PERSONNEL MATTERS.

(a) COMPENSATION OF MEMBERS.—Each member of
the Commission who is not an officer or employee of the
Federal Government shall be compensated at a rate equal
to the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (inHR 1875 IH

cluding travel time) during which such member is engaged
 in the performance of the duties of the Commission. All
 members of the Commission who are officers or employees
 of the United States shall serve without compensation in
 addition to that received for their services as officers or
 employees of the United States.

7 (b) TRAVEL EXPENSES.—The members of the Com-8 mission shall be allowed travel expenses, including per 9 diem in lieu of subsistence, at rates authorized for employ-10 ees of agencies under subchapter I of chapter 57 of title 11 5, United States Code, while away from their homes or 12 regular places of business in the performance of duties of 13 the Commission.

14 (c) Staff.—

15 (1) IN GENERAL.—The Chairperson of the 16 Commission may, without regard to the civil service 17 laws and regulations, appoint and terminate an exec-18 utive director and such other additional personnel as 19 may be necessary to enable the Commission to per-20 form its duties. The employment of an executive di-21 rector shall be subject to confirmation by the Com-22 mission.

(2) COMPENSATION.—The Chairperson of the
Commission may fix the compensation of the executive director and other personnel without regard to

the provisions of chapter 51 and subchapter III of chapter 53 of title 5, United States Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for the executive director and other personnel may not exceed the rate payable for level V of the Executive Schedule under section 5316 of such title.

8 (d) DETAIL OF GOVERNMENT EMPLOYEES.—Any
9 Federal Government employee may be detailed to the
10 Commission without reimbursement, and such detail shall
11 be without interruption or loss of civil service status or
12 privilege.

13 (e) PROCUREMENT OF TEMPORARY AND INTERMIT-14 TENT SERVICES.—The Chairperson of the Commission 15 may procure temporary and intermittent services under section 3109(b) of title 5, United States Code, at rates 16 for individuals which do not exceed the daily equivalent 17 of the annual rate of basic pay prescribed for level V of 18 the Executive Schedule under section 5316 of such title. 19 20 SEC. 8. AUTHORIZATION OF APPROPRIATIONS; GAO AUDIT.

(a) IN GENERAL.—There are authorized to be appropriated \$2,000,000 to the Commission to carry out this
Act.

24 (b) GAO AUDIT.—Not later than 6 months after the25 date on which the Commission terminates, the Comptroller

General of the United States shall complete an audit of
 the financial books and records of the Commission and
 shall submit a report on the audit to the President and
 the Congress.

#### 5 SEC. 9. TERMINATION OF COMMISSION.

6 The Commission shall terminate 30 days after the
7 date on which the Commission submits its report under
8 section 5(a).

### 9 SEC. 10. MORATORIUM ON FREE TRADE AGREEMENTS.

10 The President shall not submit to the Congress any
11 free trade agreement, or any legislation implementing a
12 free trade agreement, until—

(1) the report of the Commission has been delivered to the Congress and the President under section 5(a); and

16 (2) the committees of Congress referred to in
17 section 5(b) have completed the hearings required
18 under such section.