### 110TH CONGRESS 1ST SESSION H.R. 3159

## AN ACT

- To mandate minimum periods of rest and recuperation for units and members of the regular and reserve components of the Armed Forces between deployments for Operation Iraqi Freedom or Operation Enduring Freedom.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Ensuring Military
3 Readiness Through Stability and Predictability Deploy4 ment Policy Act of 2007".

## 5 SEC. 2. MINIMUM PERIODS OF REST AND RECUPERATION 6 FOR UNITS OF THE ARMED FORCES BE7 TWEEN DEPLOYMENTS.

8 (a) REGULAR COMPONENTS.—

9 (1) IN GENERAL.—No unit of the Armed 10 Forces specified in paragraph (3) may be deployed 11 in support of Operation Iraqi Freedom unless the 12 period between the most recent previous deployment 13 of the unit and a subsequent deployment of the unit 14 is equal to or longer than the period of such most 15 recent previous deployment.

16 (2) Sense of congress on optimal minimum 17 PERIOD BETWEEN DEPLOYMENTS.—It is the sense 18 of Congress that the optimal minimum period be-19 tween the most recent previous deployment of a unit 20 of the Armed Forces specified in paragraph (3) and 21 a subsequent deployment of the unit in support of 22 Operation Iraqi Freedom should be equal to or 23 longer than twice the period of such most recent 24 previous deployment.

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1	(3) COVERED UNITS.—Subject to subsection
2	(c), the units of the Armed Forces specified in this
3	paragraph are as follows:
4	(A) Units of the regular Army and mem-
5	bers assigned to those units.
6	(B) Units of the regular Marine Corps and
7	members assigned to those units.
8	(C) Units of the regular Navy and mem-
9	bers assigned to those units.
10	(D) Units of the regular Air Force and
11	members assigned to those units.
12	(b) Reserve Components.—
13	(1) IN GENERAL.—No unit of the Armed
14	Forces specified in paragraph (3) may be deployed
15	in support of Operation Iraqi Freedom unless the
16	period between the most recent previous deployment
17	of the unit and a subsequent deployment of the unit
18	is at least three times longer than the period of such
19	most recent previous deployment.
20	(2) Sense of congress on mobilization
21	AND OPTIMAL MINIMUM PERIOD BETWEEN DEPLOY-
22	MENTS.—It is the sense of Congress that the units
23	of the reserve components of the Armed Forces
24	should not be mobilized continuously for more than
25	one year, and the optimal minimum period between

1	the previous deployment of a unit of the Armed
2	Forces specified in paragraph (3) and a subsequent
3	deployment of the unit in support of Operation Iraqi
4	Freedom should be five years.
5	(3) COVERED UNITS.—The units of the Armed
6	Forces specified in this paragraph are as follows:
7	(A) Units of the Army Reserve and mem-
8	bers assigned to those units.
9	(B) Units of the Army National Guard and
10	members assigned to those units.
11	(C) Units of the Marine Corps Reserve and
12	members assigned to those units.
13	(D) Units of the Navy Reserve and mem-
14	bers assigned to those units.
15	(E) Units of the Air Force Reserve and
16	members assigned to those units.
17	(F) Units of the Air National Guard and
18	members assigned to those units.
19	(c) EXEMPTIONS.—The limitations in subsections (a)
20	and (b) do not apply—
21	(1) to special operations forces as identified
22	pursuant to section 167(i) of title 10, United States
23	Code; and
24	(2) to units of the Armed Forces needed, as de-
25	termined by the Secretary of Defense, to assist in

the redeployment of members of the Armed Forces
 from Iraq to another operational requirement or
 back to their home stations.

4 (d) WAIVER BY THE PRESIDENT.—The President 5 may waive the limitation in subsection (a) or (b) with re-6 spect to the deployment of a unit of the Armed Forces 7 to meet a threat to the national security interests of the 8 United States if the President certifies to Congress within 9 30 days that the deployment of the unit is necessary for 10 such purposes.

(e) WAIVER BY MILITARY CHIEF OF STAFF OR COMMANDANT FOR VOLUNTARY MOBILIZATIONS.—

(1) ARMY.—With respect to the deployment of
a member of the Army who has voluntarily requested mobilization, the limitation in subsection (a)
or (b) may be waived by the Chief of Staff of the
Army.

18 (2) NAVY.—With respect to the deployment of
19 a member of the Navy who has voluntarily requested
20 mobilization, the limitation in subsection (a) or (b)
21 may be waived by the Chief of Naval Operations.

(3) MARINE CORPS.—With respect to the deployment of a member of the Marine Corps who has
voluntarily requested mobilization, the limitation in

subsection (a) or (b) may be waived by the Com-
mandant of the Marine Corps.
(4) AIR FORCE.—With respect to the deploy-
ment of a member of the Air Force who has volun-
tarily requested mobilization, the limitation in sub-
section (a) or (b) may be waived by the Chief of
Staff of the Air Force.
(f) DEFINITIONS.—In this Act:
(1) Deployment.—The term "deployment" or
"deployed" means the relocation of forces and mate-
riel to desired areas of operations and encompasses
all activities from origin or home station through
destination, including staging, holding, and move-
ment in and through the United States and all thea-
ters of operation.
(2) UNIT.—The term "unit" means a unit that
is deployable and is commanded by a commissioned
officer of the Army, Navy, Air Force, or Marine
Corps serving in the grade of major or, in the case
of the Navy, lieutenant commander, or a higher

21 grade.

(g) EFFECTIVE DATE.—This Act shall take effect on
 the date of the enactment of this Act.

Passed the House of Representatives August 2, 2007.

Attest:

Clerk.

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