

TSA PROCUREMENT REFORM ACT
OF 2007**HON. CHRISTOPHER P. CARNEY**

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, August 1, 2007

Mr. CARNEY. Madam Speaker, today I am introducing the "TSA Procurement Reform Act of 2007." This Act will increase contracting transparency at the Transportation Security Administration (TSA), open opportunities for small businesses, and eliminate wasteful and duplicative bureaucracy. This Act is necessary because TSA was exempted from the near-universal federal contracting system, the Federal Acquisition Regulation (FAR), after the September 11th terrorist attacks.

It makes no sense that every other organization in the Department of Homeland Security—and the vast majority of the federal government—is governed by the Federal Acquisition Regulation, yet TSA plays by its own rules. Even while we are at war, the Department of Defense uses the FAR. This exemption for TSA creates an unnecessary layer of bureaucracy, decreases competition, and shuts out small businesses from too many contracting opportunities.

The legislation will repeal the TSA's exemption from federal contracting laws 180 days after enactment. The legislation is supported by a broad coalition from the oversight and business communities. Citizens Against Government Waste and the Professional Services Council—a trade association representing more than 220 federal contractors—both support the intent of this bill.

Years of contract mismanagement prove that there is no longer justification for the exemption. Over the last several years, the TSA has awarded contracts filled with wasteful spending, including a contract to Boeing that jumped from \$508 million to \$1.2 billion and a contract to Pearson Government Solutions that first cost \$104 million and skyrocketed to \$741 million in less than one year.

I look forward to working with my colleagues on both sides of the Capitol and both sides of the aisle to ensure that we strengthen our homeland security as much as possible and eliminate the many deficiencies at DHS and throughout the federal government impeding our Nation from being as safe as we would like.

CONGRATULATING MR. NED NORRIS, JR. ON HIS CHAIRMANSHIP OF THE TOHONO O'ODHAM NATION.

HON. RAÚL M. GRIJALVA

OF ARIZONA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, August 1, 2007

Mr. GRIJALVA. Madam Speaker, I rise today to take the opportunity to honor the new Chairman of the Tohono O'odham Nation.

An exceptional citizen of my community and the Tohono O'odham Nation, Chairman Ned Norris, Jr., is from the remote village of Fresnal Canyon, in the Baboquivari District. He was elected to a 4-year term as the Chairman of the Tohono O'odham Nation earlier this spring.

Chairman Norris is in his 32nd year of serving the Tohono O'odham Nation. In May of 2003, he was elected to serve as Vice Chairman of the Tohono O'odham Nation. Both before and after holding the position of Vice Chairman, he worked with the Tohono O'odham Gaming Enterprise. Chairman Norris served as Assistant Director of Marketing and Public Relations, Director of Marketing & Public Relations, Casino Manager and Director of Community Relations. The Enterprise operates both Desert Diamond Casino locations in Tucson and Golden Hagan Casino near Why, Arizona.

His service to his Tribe has been ongoing. In addition to holding the position of Chairman and Vice Chairman, he has also served as the Assistant Director of the Tribe's Children's Home; Court Advocate; Children's Court Judge; Court of Appeals Judge; Indian Child Welfare Specialist; Assistant Director of Tribal Social Services and Director of Tribal Government Operations. On February 1, 1993 Chairman Norris completed a 6 year Tohono O'odham Legislative Council appointment as (non-attorney) tribal Judge, the last 3 of those years as Chief Judge for the Judicial Branch.

Chairman Norris is also very involved in the surrounding community of Tucson, AZ. He is currently a board member of the Chicanos Por La Causa, Tucson Urban League, American Indian Association, Inc., and the University of Arizona—Arthritis Center Advisory Board; Tucson Metropolitan Education Commission; KUAT Communications Group-Advisory Board; and the Tucson Airport Authority-Advisory Board. Additionally he is a former board member of the Sunnyside Unified School District Governing Board; and a former Commissioner for the Tohono O'odham Nation's Tribal Employment Rights Office.

I would also like to acknowledge Isidro B. Lopez, as the new vice-chair of the Tohono O'odham Nation. His leadership and experience will serve Chairman Norris and the Nation well.

I would like to offer my congratulations to Ned Norris for his over three decades of service to his Nation and the people of Pima County and southern Arizona.

THE U.S.-CHINA COMPETITIVENESS
AGENDA OF 2007**HON. MARK STEVEN KIRK**

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, August 1, 2007

Mr. KIRK. Madam Speaker, today I am proud to join my good friend, the gentleman from Washington (Mr. LARSEN), in unveiling the bipartisan U.S.-China Competitiveness Agenda of 2007. This agenda includes four legislative priorities to expand America's influence in China and increase American competitiveness in the global marketplace.

As co-chairs of the bipartisan House U.S.-China Working Group, we are working in Congress to elevate the sophistication of our debate on U.S.-China issues. The U.S.-China Competitiveness Agenda provides Congress with a constructive legislative package to expand U.S. engagement with China while supporting key domestic and foreign policy objectives.

Along with two other Working Group members, Congresswoman SUSAN DAVIS (D-Calif.)

and Congressman STEVE ISRAEL (D-N.Y.), we are introducing bipartisan legislation to expand America's diplomatic infrastructure in China, boost support to small- and medium-sized businesses exporting to the China market, increase funds for domestic Chinese language instruction and build new cooperative energy ties between the U.S. and China.

The U.S. has one embassy and four consulates in China, leaving more than 200 cities with a population greater than one million people with little to no American representation. Additionally, while 60 percent of U.S. exports go to the Asia-Pacific market, the U.S. contributes 100 times more dollars to Europe's Organization for Economic Cooperation and Development than to the Asia Pacific Economic Cooperation Forum.

My legislation, the U.S.-China Diplomatic Expansion Act of 2007, authorizes the construction of a new consulate in Wuhan (population eight million) and 10 smaller diplomatic posts in cities with more than a million people. The bill triples funding for public diplomacy, boosts funding for a range of language, student and teacher exchange programs, increases funding for rule of law initiatives and more than triples the U.S. contribution to Asia Pacific Economic Cooperation.

If we are serious about intellectual property rights, consumer product safety and economic competitiveness, we need a diplomatic infrastructure in China that reflects those priorities. We can't send more food inspectors to China to ensure the safety of imports if we don't have a place to put them. We can't work on issues like the theft of American patents, environmental protection, human rights and labor standards if we don't fund rule-of-law initiatives. My legislation would expand the diplomatic infrastructure to accomplish these objectives.

I am proud to co-sponsor three other bipartisan bills in the U.S.-China Competitiveness Agenda, including Mr. LARSEN's U.S.-China Market Engagement and Export Promotion Act of 2007, Ms. DAVIS' U.S.-Chinese Language Engagement Act of 2007 and Mr. ISRAEL's U.S.-China Energy Cooperation Act of 2007.

Mr. LARSEN's bill would help states establish export promotion offices in China and create a new China Market Advocate program at U.S. Export Assistance Centers around the nation. The bill provides assistance to small businesses for China trade missions and authorizes grants for Chinese business education programs.

I strongly support the U.S.-China Market Engagement and Export Promotion Act because we need innovative programs that support our small business exports and arm them with the tools they need to succeed in China.

Roughly 200 million students are learning English in China today. By contrast, only about 50,000 primary and secondary school students study Chinese in America. Ms. DAVIS' bill increases Chinese cultural studies and language acquisition for elementary, high school and college-age students. Grants would be available to fund university joint venture programs, virtual cultural exchanges with Chinese schools and intensive summer language instruction programs.

We have more than just a trade deficit with China—we also have a knowledge deficit. That is why I strongly support the U.S.-Chinese Language Engagement Act. We need additional funding for domestic Chinese language programs, educational exchanges and