111TH CONGRESS 1ST SESSION

S. 1126

To require the Director of National Intelligence to submit a report to Congress on retirement benefits for former employees of Air America and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 21, 2009

Mr. Reid introduced the following bill; which was read twice and referred to the Select Committee on Intelligence

A BILL

To require the Director of National Intelligence to submit a report to Congress on retirement benefits for former employees of Air America and for other purposes.

- 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 "Air America Veterans
- 5 Act of 2009".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:
- 8 (1) AIR AMERICA.—The term "Air America"
- 9 means Air America, Incorporated.

1	(2) Associated company.—The term "associ-
2	ated company" means any entity associated with,
3	predecessor to, or subsidiary to Air America, includ-
4	ing Air Asia Company Limited, CAT Incorporated,
5	Civil Air Transport Company Limited, and the Pa-
6	cific Division of Southern Air Transport during the
7	period when such an entity was owned and con-
8	trolled by the United States Government.
9	SEC. 3. REPORT ON RETIREMENT BENEFITS FOR FORMER
10	EMPLOYEES OF AIR AMERICA.
11	(a) In General.—Not later than 180 days after the
12	date of the enactment of this Act, the Director of National
13	Intelligence shall submit to Congress a report on the ad-
14	visability of providing Federal retirement benefits to
15	United States citizens for the service of such citizens prior
16	to 1977 as employees of Air America or an associated
17	company during a period when Air America or the associ-
18	ated company was owned or controlled by the United
19	States Government and operated or managed by the Cen-
20	tral Intelligence Agency.
21	(b) Report Elements.—The report required by
22	subsection (a) shall include the following:
23	(1) The history of Air America and the associ-
24	ated companies prior to 1977, including a descrip-
25	tion of—

1	(A) the relationship between Air American
2	and the associated companies and the Central
3	Intelligence Agency or any other element of the
4	United States Government;
5	(B) the workforce of Air America and the
6	associated companies;
7	(C) the missions performed by Air Amer-
8	ica, the associated companies, and their employ-
9	ees for the United States; and
10	(D) the casualties suffered by employees of
11	Air America and the associated companies in
12	the course of their employment.
13	(2) A description of—
14	(A) the retirement benefits contracted for
15	or promised to the employees of Air America
16	and the associated companies prior to 1977;
17	(B) the contributions made by such em-
18	ployees for such benefits;
19	(C) the retirement benefits actually paid
20	such employees;
21	(D) the entitlement of such employees to
22	the payment of future retirement benefits; and
23	(E) the likelihood that such employees will
24	receive any future retirement benefits.
25	(3) An assessment of the difference between—

- 1 (A) the retirement benefits that former
 2 employees of Air America and the associated
 3 companies have received or will receive by virtue
 4 of their employment with Air America and the
 5 associated companies; and
 - (B) the retirement benefits that such employees would have received or be eligible to receive if such employment was deemed to be employment by the United States Government and their service during such employment was credited as Federal service for the purpose of Federal retirement benefits.
 - (4)(A) Any recommendations regarding the advisability of legislative action to treat such employment as Federal service for the purpose of Federal retirement benefits in light of the relationship between Air America and the associated companies and the United States Government and the services and sacrifices of such employees to and for the United States.
 - (B) If legislative action is considered advisable under subparagraph (A), a proposal for such action and an assessment of its costs.
 - (5) The opinions of the Director of the Central Intelligence Agency, if any, on any matters covered

- 1 by the report that the Director of the Central Intel-
- 2 ligence Agency considers appropriate.
- 3 (c) Assistance of Comptroller General.—The
- 4 Comptroller General of the United States shall, upon the
- 5 request of the Director of National Intelligence and in a
- 6 manner consistent with the protection of classified infor-
- 7 mation, assist the Director in the preparation of the report
- 8 required by subsection (a).
- 9 (d) Form.—The report required by subsection (a)
- 10 shall be submitted in unclassified form, but may include
- 11 a classified annex.

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