

Warner, Tsongas, Pressler, Exon, Levin, Percy

On page 122 of the Bill, strike section 1013 and insert the following:

Sec. 1013. Section 1235 of the Department of Defense Authorization Act, 1984 (Public Law 98-94; 97 Stat. 695) is amended to read as follows:

Sec. 1235. <sup>(a)</sup> Notwithstanding any other provision of law, none of the funds appropriated pursuant to an authorization contained in this or any other Act may be obligated or expended to test any explosive or inert antisatellite warheads against objects in space unless the President determines and certifies to the Congress -

(1) that the United States is endeavoring, in good faith, to negotiate with the Soviet Union a mutual and verifiable agreement with the strictest possible limitations on antisatellite ~~warheads~~ weapons consistent with national <sup>security</sup> interests of the United States;

(2) that, pending agreement on such a ban or strict limitations, testing of explosive or inert antisatellite warheads against objects in space by the United States is necessary to avert clear and irrevocable harm to the national security;

(3) that such testing will not constitute an irreversible step which will gravely impair prospects for negotiations on anti-satellite weapons;

(4) that such testing is fully consistent with <sup>under the Anti Ballistic</sup> obligations of the United States, <sup>rights and</sup> Missile Treaty of 1972 as those rights and obligations exist at the time of such testing.

(b) The President shall submit with any certification made under this section an unclassified report, with any necessary classified annexes, justifying his certification and addressing:

(1) the current state of Soviet anti-satellite weapon activity;

(2) the vulnerability of present and future U.S. satellites and ground-links to Soviet anti-satellite weapons and proposed steps to make them less vulnerable, to include costs and dates such steps can be implemented;

(3) the verifiability of various possible agreements banning or limiting anti-satellite weapons following any planned reductions of ~~such anti-satellite weapons~~;

(4) the specific proposals he is prepared to endorse for possible further negotiations or discussions with the Soviet Union. <sup>the vulnerability of such Anti-sat. Weapons</sup>

(c) Any prohibition on the expenditure of funds provided for in this section shall be removed only when the certifications and reports referred to in subsections (a) and (b) have been received by the Congress and ~~that~~ 30 days of Session of Congress have expired following the date on which such certifications and reports have been received. In computing the 30 day period, the days on which either House is not in session because of an adjournment of more than three days to a day certain shall be excluded in the computation of such 30 day period.